BRUTALLY HONEST

Author: Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 0SL United Kingdom

Publisher: The Conservative Libertarian Publications Limited Companies House Number 13489581

ISBN Number: 978-1-915668-94-3

PREFACE

DEVELOPMENTS IN THE POST-LEGAL ARENA

The Conservative Libertarian Party of the United Kingdom emerges with renewed vigour https://www.theconservativelibertariansociety.com/forum/tclp-uk-proceedings/the-conservative-libertarian-party-of-the-united-kingdom-emerges-with-renewed-vigour in TCLP-UK proceedings

There has been many ups and downs in the development of the ideas and progress in establishing the foundations of the Conservative Libertarian Party of the United Kingdom (TCLP-UK) as it is work in progress.

As Founder of the Conservative Libertarian Society and President of TCL:P-UK, this morning the 22 July 2023 with all legal manouvres completed I see that the Party has survived and I am keen to championing the course of the Party into the future.

The Party needs to accommodate itself into the Reality that structurally it is powerless to do anything to the Constitution of the United Kingdom. I also see that the Constitution has its checks and balances that enables a devoted and committed patriot that I am to moderate its policies into what is possible and what is destabillising to the State.

So the policy of having a referendum to determine the Head of State every generation is to be abandoned, rather then the TCLP-UK as a political force in the United Kingdom.

I pledge loyalty to the Monarch now in King Charles III, Queen Cammilla and the rest of the Royal entourage in Prince William and the subsequent generations of the Monarchs to come.

Whether the Party acquires Members within the Founder's life time who is to say. I can but try to convince people that there is room for a middle of the road party that is different in character to the Liberal Democrats in the United Kingdom. It is better to have a Conservative and Unionist Party in government than rasiing the profile of the Liberal Democrats as we head into 2024's general election. TCLP-UK will stand on its own to highlight issues of concern to the population of the United Kingdom in the meantime.

Like
Share
Comments
Write a comment...

You Retweeted

Chris E
@cholatera

1.... 4.4

Jul 16

Homeless Brits get put in hostels whilst illegal immigrants get put in luxury hotel & get cash, free healthcare, legal aid & education. It is time to stop treating Brits as 2nd class citizens. Immigration is destroying the UK & bleeding us dry



 $\frac{https://www.dailymail.co.uk/news/article-12296175/Homeless-sleeping-bloodstained-mattresses-migrants-four-star-treatment.html}{}$

You Retweeted

Ian Miles Cheong

@stillgray

•

15h

Climate activists prevent a mother from taking her child to the hospital. Disgusting. https://twitter.com/i/status/1682418638534463488

09.04 (UK-Time) 22 July 2023

Tweeted:

Shantanu Panigrahi @ShantanuPanigr8

•

15s

TCLP-UK urges Rishi Sunak to stick to his plans on eco policies: Cabinet members urge Rishi Sunak to abandon eco policies



https://www.msn.com/en-gb/news/uknews/cabinet-members-urge-rishi-sunak-to-abandon-eco-policies/ar-AA1ebmye?ocid=socialshare&pc=U531&cvid=f089b0ff2d494974aca0ae7fe08ff725&ei=13

11.39 am (UK-Time) 22 July 2023

Appeal CA-2023-000750

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: Civil Appeals - Registry < civilappeals.registry@hmcts.gsi.gov.uk>

date: 22 Jul 2023, 17:17 subject:Appeal CA-2023-000750 mailed-by: gmail.com

Your Honour

I had instructed my lawyers Olives Solicitors to take the necessary action on the attached proceedings as linked here: RE: Panigrahi v Prime Minister of UK our ref: CA-2023-000750 (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/re-panigrahi-v-prime-minister-of-uk-our-ref-ca-2023-000750

following the response to my concerns to the Lord Chancellor and Secretary of State for Justice, that I referred back to North Kent Magistrates Court and Kent Police as a complaint to be addressed immediately. TO (ref: 42727210) - Dr Shantanu Panigrahi

(knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/to-ref-42727210-dr-shantanu-panigrahi-1

There has been no response from North Kent Magistrates Court and Kent Police in combination to the progress on the totally inept and invalid summons referral to court served on me by Kent Police which is a Hate Crime as attached: LetterfromNKMCHearingTrial10Nov2023_2 pm.pdf to address the submissions as linked here: The End is Nigh for the Persecutors, the unjust State Establishment | Daily Bulletin (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/forum/general-discussion/the-end-is-nigh-for-the-persecutors-the-unjust-state-establishment

Olives Solicitors have since 28 April 2023 been harnessed and manipulated by Kent Police not to cooperate with me so as to not have to pay me the £4 million in damages and compensation for the decade long victimisation, persecution, terrorism by the 5 arrests and a 6 coerced voluntary interview in Police Stations, obstruction of justice and perverting the course of justice, seizing our family IT property and associated items to protect the Prime Minister of the United Kingdom from having to face justice for not having discharged his responsibilities lawfully.

I am therefore hereby applying the Court of Appeal for a Summary Judgment in favour of the Applicant to the Appeal through a Duty Judge at the Court of Appeal this weekend in accordance with the agreement reached with the jurisdiction lawyer on the due process to be followed for this Appeal.

I should be most grateful for your kind consideration, and acknowledgement immediately of this submission for legal purposes.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel: 07967789619

One attachment

Scanned by Gmail

LetterfromNKMCHearingTrial10Nov2023_2 pm.pdf:

North Kent Magistrates' Court (1966)

Sitting at Medway Magistrates Court

ALL ENQUIRIES: PO BOX CH4, The Courthouse, The Brook, Chatham, ME4 4JZ Tel: 01634 830232, Fas: 0870 324 0037 Email: northkent@justice.gov.uk

Office Opening Hours: 9.00am to 5pm, Monday to Friday

Dr Shantanu PANIGRAHI

3 HOATH LANE WIGMORE GILLINGHAM KENT ME8 OSL

[Received: 11.30 am 7 June 2023] Case number: 0462300074226

Born: 8 August 1957 URN: 46SJ1327123

Summons on Referral to Court

A magistrate has decided that your case should be referred to a full court hearing On 10 November 2023 at 2.00 pm At Medway Magistrates' Court The Courthouse, PO Box CH4, The Brook, Chatham, Kent, ME4 4JZ (telephone 01634 830232).

Reason

For trial

Attendance

If you attend court, you must arrive 30 minutes before the time shown above. A listing time is not a guaranteed hearing time. You may be required to wait.

Warning

If you do not attend, the court may still deal with the case in your absence. If the court does not have up to date information about your financial circumstances you maybe ordered to pay a fine that is more than you can afford.

Date: 1 June 2023

Cases

Charge initiated by: Chief Constable KENT POLICE of Medway Police Station, Pursers Way, Eastbridge,

Gillingham, Kent, ME7 1NE

462300074226/1 Date of Charge: 05/04/2023 Prosecutor Reference: 2300XX0000000004742D

On 05/10/2022 at Boxley om the county of Kent drove a motor vehicle, namely a FORD FIESTA TITANIUM TURBO – 5 DOOR SALOON Index GH17AZZW, on a road, namely A229 Chatham Road, subject to a local traffic order, namely The Kent Council (Various Roads, Maidstone) (Speed Limits) (Consolidation)Order 2020, at a speed exceeding 50 miles per hour.

Contrary to the above local traffic Order and sections 84 and 89(1) of the Road Traffic Regulation Act 1984 and Schedule 2 to the Road Traffic Offenders Act 1988.

The sentence for this offence can be endorsed on your driving record

Dr Shantanu PANIGRAHI

2 June 2023/SUMRTC_47_0/8298/1

North Kent Magistrates's Court Code 1966

Referral to Full Court Hearing

Your case was considered by the court under the single justice procedure. However, owing to the reasons given, your case has now been referred to a hearing before a full magistrates' court. For information on the reason, see below.

For trial

At the next hearing, the magistrates will receive evidence either in the form of written statements or from any witnesses that attends court. You must attend, and bring with you any witness that you will call to give evidence on your behalf. If you do not agree with any statement being read to the court, you must inform the prosecution immediately.

Advice and help

If you need advice on what to do you should get help from a lawyer or advice agency at once. If you cannot afford a lawyer, you may be able to get free advice about your case. For more information see www.lawsociety.org.uk/for-the-public/common-legal-issues/criminal/

Do not wait until you come to court.

If you need any general help about this summons contact the court office. PLEASE NOTE: Court staff are not able to give you specific advice on how to respond to the allegation.

Dr Shantanu PANIGRAHI

2 June 2023/SUMRTC_47_0/8298/1

17.22 pm (UK-Time) 22 July 2023

Appeal CA-2023-000750

Inbox

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: Civil Appeals - Registry <civilappeals.registry@justice.gov.uk>cc: Central London DJSKEL <centrallondondjskel@justice.gov.uk>,

Jessica Da Costa <jessica.dacosta@governmentlegal.gov.uk>, civil.claims@kent.pnn.police.uk,
Northkent <northkent@justice.gov.uk>,
Ravina Karir <ravina@olivessolicitors.com>,
registry@supremecourt.uk,
"Administrative Court Office, General Office"
<generaloffice@administrativecourtoffice.justice.gov.uk>

date: 22 Jul 2023, 18:27

subject: Fwd: Appeal CA-2023-000750

mailed-by: gmail.com

To

The Court of Appeal

Dear Sir/Madam

I am sorry, I did not get an immediate acknowledgement from the Civil Appeals Registry that I needed for legal purposes, perhaps because I sent my email to the wrong email address, or there may be other reason(s) that the Duty Judge is unable to comment on the due process for this Appeal.

In case the jurisdiction of the Court of Appeal to entertain this Appeal is still questionable for unstated reasons, I am forwarding the communication to the other parties to consider the merits of the arguments presented. I am assuming that some Court must have jurisdiction to hear the Appeal.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 0SL United Kingdom Tel: 07967789619

----- Forwarded message -----

From: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

Date: Sat, 22 Jul 2023 at 17:17 Subject: Appeal CA-2023-000750

To: Civil Appeals - Registry < civilappeals.registry@hmcts.gsi.gov.uk>

Your Honour

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 $\frac{https://www.knowledgeassessment and dissemination.com/post/re-panigrahi-v-prime-minister-of-uk-our-ref-ca-2023-000750$

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https://www.knowledgeassessmentanddissemination.com/post/to-ref-42727210-dr-shantanupanigrahi-1

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Olives Solicitors have since 28 April 2023 been harnessed and manipulated by Kent Police not to cooperate with me so as to not have to pay me the £4 million in damages and compensation for the decade long victimisation, persecution, terrorism by the 5 arrests and a 6 coerced voluntary interview in Police Stations, obstruction of justice and perverting the course of justice, seizing our family IT property and associated items to protect the Prime Minister of the United Kingdom from having to face justice for not having discharged his responsibilities lawfully.

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I should be most grateful for your kind consideration, and acknowledgement immediately of this submission for legal purposes.

Yours sincerely

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Tel: 07967789619

One attachment

Scanned by Gmail

LetterfromNKMCHearingTrial10Nov2023_2 pm.pdf North Kent Magistrates' Court (1966)

Sitting at Medway Magistrates Court

ALL ENQUIRIES: PO BOX CH4, The Courthouse, The Brook, Chatham, ME4 4JZ Tel: 01634 830232, Fas: 0870 324 0037 Email: northkent@justice.gov.uk

Office Opening Hours: 9.00am to 5pm, Monday to Friday

Dr Shantanu PANIGRAHI 3 HOATH LANE WIGMORE **GILLINGHAM**

[Received: 11.30 am 7 June 2023] Case number: 0462300074226

KENT ME8 OSL

Born: 8 August 1957 URN: 46SJ1327123

Summons on Referral to Court

A magistrate has decided that your case should be referred to a full court hearing
On 10 November 2023 at 2.00 pm
At Medway Magistrates' Court
The Courthouse, PO Box CH4, The Brook, Chatham, Kent, ME4 4JZ (telephone 01634 830232).

Reason

For trial

Attendance

If you attend court, you must arrive 30 minutes before the time shown above. A listing time is not a guaranteed hearing time. You may be required to wait.

Warning

If you do not attend, the court may still deal with the case in your absence. If the court does not have up to date information about your financial circumstances you maybe ordered to pay a fine that is more than you can afford.

Date: 1 June 2023

Cases

Charge initiated by: Chief Constable KENT POLICE of Medway Police Station, Pursers Way, Eastbridge,

Gillingham, Kent, ME7 1NE

462300074226/1 Date of Charge: 05/04/2023 Prosecutor Reference: 2300XX0000000004742D

On 05/10/2022 at Boxley om the county of Kent drove a motor vehicle, namely a FORD FIESTA TITANIUM TURBO – 5 DOOR SALOON Index GH17AZZW, on a road, namely A229 Chatham Road, subject to a local traffic order, namely The Kent Council (Various Roads, Maidstone) (Speed Limits) (Consolidation)Order 2020, at a speed exceeding 50 miles per hour.

Contrary to the above local traffic Order and sections 84 and 89(1) of the Road Traffic Regulation Act 1984 and Schedule 2 to the Road Traffic Offenders Act 1988.

The sentence for this offence can be endorsed on your driving record

Dr Shantanu PANIGRAHI

2 June 2023/SUMRTC_47_0/8298/1

North Kent Magistrates's Court Code 1966

Referral to Full Court Hearing

Your case was considered by the court under the single justice procedure. However, owing to the reasons given, your case has now been referred to a hearing before a full magistrates' court. For information on the reason, see below.

For trial

At the next hearing, the magistrates will receive evidence either in the form of written statements or from any witnesses that attends court. You must attend, and bring with you any witness that you will call to give evidence on your behalf. If you do not agree with any statement being read to the court, you must inform the prosecution immediately.

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If you need advice on what to do you should get help from a lawyer or advice agency at once. If you cannot afford a lawyer, you may be able to get free advice about your case. For more information see www.lawsociety.org.uk/for-the-public/common-legal-issues/criminal/

Do not wait until you come to court.

If you need any general help about this summons contact the court office. PLEASE NOTE: Court staff are not able to give you specific advice on how to respond to the allegation.

Dr Shantanu PANIGRAHI

2 June 2023/SUMRTC_47_0/8298/1

18.45 pm (UK-Time) 22 July 2023

Appeal CA-2023-000750

Inbox

from: shanpanigrahi3000@gmail.com <shanpanigrahi3000@gmail.com>

reply-to: "shanpanigrahi3000@gmail.com" <shanpanigrahi3000@gmail.com>

to: centrallondondjskel@justice.gov.uk

date: 22 Jul 2023, 19:29

subject: RE: Appeal CA-2023-000750

mailed-by: gmail.com

То

Circuit Judge

Your Honour

In respect of the adjourned Hearing of 20 January 2023 on E35YM660 at 10 am please incorporate the contents of this emailed submission and let me know when the Hearing will be resumed.

Thank you.
Yours sincerely
Dr Shantanu Panigrahi
3 Hoath Lane
Wigmore
Gillingham
ME8 OSL
United Kingdom
Tel: 07967789619

Sent from Yahoo Mail on Android

On Sat, 22 Jul 2023 at 18:28, Central London DJSKEL

<centrallondondjskel@Justice.gov.uk> wrote:

Thank You for your email message which is now in the judicial email inbox. This inbox is only viewed by judiciary and court staffs do not have access to this account. This auto response confirms that the message has arrived and will be dealt with in due course.

Thank You

This e-mail and any attachments is intended only for the attention of the addressee(s). Its unauthorised use, disclosure, storage or copying is not permitted. If you are not the intended recipient, please destroy all copies and inform the sender by return e-mail. Internet e-mail is not a secure medium. Any reply to this message could be intercepted and read by someone else. Please bear that in mind when deciding whether to send material in response to this message by e-mail. This e-mail (whether you are the sender or the recipient) may be monitored, recorded and retained by the Ministry of Justice. Monitoring / blocking software may be used, and e-mail content may be read at any time. You have a responsibility to ensure laws are not broken when composing or forwarding e-mails and their contents.

Appeal CA-2023-000750

Inbox

rom: Central London DJSKEL <centrallondondjskel@justice.gov.uk>

to: "shanpanigrahi3000@gmail.com" <shanpanigrahi3000@gmail.com>

date: 22 Jul 2023, 19:29

subject: RE: Appeal CA-2023-000750

mailed-by: justice.gov.uk Signed by: justice.gov.uk

security: Standard encryption (TLS) Learn more

: Important according to Google magic.

Thank You for your email message which is now in the judicial email inbox. This inbox is only viewed by judiciary and court staffs do not have access to this account. This auto response confirms that the message has arrived and will be dealt with in due course.

Thank You

This e-mail and any attachments is intended only for the attention of the addressee(s). Its unauthorised use, disclosure, storage or copying is not permitted. If you are not the intended recipient, please destroy all copies and inform the sender by return e-mail. Internet e-mail is not a secure medium. Any reply to this message could be intercepted and read by someone else. Please bear that in mind when deciding whether to send material in response to this message by e-mail. This e-mail (whether you are the sender or the recipient) may be monitored, recorded and retained by the Ministry of Justice. Monitoring / blocking software may be used, and e-mail content may be read at any time. You have a responsibility to ensure laws are not broken when composing or forwarding e-mails and their contents.

At 20.35 pm, I sent a WhatsApp text to Jill Jesson: 'We enjoyed Broadstairs immensely over the last week Jill'

Jill Jesson replied at 21.07: 'Great. I hope you're nicely relaxed'.

The State is continuing to ignore my pleas on this Sunday so these had to be posted in Daily Bulletin, and tweeted and facebooked in Vishista Advaita Sampradaya page of Facebook:

https://www.knowledgeassessmentanddissemination.com/post/appeal-ca-2023-000750

https://www.knowledgeassessmentanddissemination.com/post/appeal-ca-2023-000750-1

https://www.knowledgeassessmentanddissemination.com/post/appeal-ca-2023-000750-2

13.47 pm (UK-Time) 23 July 2023

At 14.12, I sent a WhatsApp message to Jill Jesson: 'Turkey next in September'.

Appeal against the Court of Appeal Duty Judge for lack of Summary Judgment

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

registry@supremecourt.uk Sun, 23 Jul at 20:26

Sun, 23 Jul at 20:26

To

The Supreme Court of the United Kingdom Royal Courts of Justice London WC1A 2LL

Dear Justices

The Duty Judge has failed to deliver the emergency Summary Judgment that I sought this weekend from the Court of Appeal without stating the reasons for not entertaining the application as attached To Court of Appeal (CA-2023-000750)SummaryJudgment22Jul2023.docs. All Court Fees have been paid (£432) since 21 June 2021.

Please consider the application on an Appeal from the Court of Appeal.

Should you require additional information, kindly let me know.

Thank you

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

Attachment:

To Court of Appeal(CA-2023-000750)SummaryJudgment22Jul2023.docs: Appeal CA-2023-000750

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

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ALL ENQUIRIES: PO BOX CH4, The Courthouse, The Brook, Chatham, ME4 4JZ Tel: 01634 830232, Fas: 0870 324 0037 Email: northkent@justice.gov.uk

Office Opening Hours: 9.00am to 5pm, Monday to Friday

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Date: 1 June 2023

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Contrary to the above local traffic Order and sections 84 and 89(1) of the Road Traffic Regulation Act 1984 and Schedule 2 to the Road Traffic Offenders Act 1988.

The sentence for this offence can be endorsed on your driving record

Dr Shantanu PANIGRAHI

2 June 2023/SUMRTC_47_0/8298/1

North Kent Magistrates's Court Code 1966

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Dr Shantanu PANIGRAHI

2 June 2023/SUMRTC_47_0/8298/1

At 20.49 pm, Jill Jesson texted back on WhatsApp: 'Wonderful'

23.12 pm (UK-Time) 23 July 2023

Texted back to Jill Jesson this Monday morning at 6.07 am: 'Things have settled down to a routine for me now after yet another arrest on 13 July 2023 on the same sort of thing (stalking) that I denied being involved in. I needed to get Kent Police off my back so when none of the lower courts would investigate the matter took it up to the Supreme Court for adjudication yesterday evening. Now the real test of whether the Police is free to perpetrate hate crimes will be found.'

07.44 am (UK-Time) 24 July 2023

Update:

I was examining my Mobile phone email account and saw my email to the Supreme Court one minute and then it just vanished with the phone also playing up. I checked the Computer Yahoo account and the email sent to the Supreme Court had also disappeared.

So before the 9.00 am official time I sent the following email to the Supreme Court:

Emergency Summary Judgment Required this morning

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

registry@supremecourt.uk Mon, 24 Jul at 08:57

To

The Supreme Court of the United Kingdom Royal Courts of Justice London WC1 A 2LL

Dear Justices

My email account has been tampered with in the past few minutes, so I could not forward the email attached to the relevant authorities: ToSupremeCourt(Appeal against the Court of Appeal Duty Judge for lack of Summary Judgement)23Jul2023.docx

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

ToSupremeCourt(Appeal against the Court of Appeal Duty Judge for lack of Summary Judgment)23Jul2023.docx17.3kB:

Appeal against the Court of Appeal Duty Judge for lack of Summary Judgment

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To

registry@supremecourt.uk

Sun, 23 Jul at 20:26

To

The Supreme Court of the United Kingdom

Royal Courts of Justice London WC1A 2LL

Dear Justices

The Duty Judge has failed to deliver the emergency Summary Judgment that I sought this weekend from the Court of Appeal without stating the reasons for not entertaining the application as attached To Court of Appeal (CA-2023-000750)SummaryJudgment22Jul2023.docs. All Court Fees have been paid (£432) since 21 June 2021.

Please consider the application on an Appeal from the Court of Appeal.

Should you require additional information, kindly let me know.

Thank you

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom

Tel: 07967789619

ToCourt of Appeal (CA-2023-000750 Summary Judgment22Jul2023.docx 18kB: Appeal CA-2023-000750

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: Civil Appeals - Registry < civilappeals.registry@hmcts.gsi.gov.uk>

date: 22 Jul 2023, 17:17 subject:Appeal CA-2023-000750 mailed-by: gmail.com

Your Honour

I had instructed my lawyers Olives Solicitors to take the necessary action on the attached proceedings as linked here: RE: Panigrahi v Prime Minister of UK our ref: CA-2023-000750 (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/re-panigrahi-v-prime-minister-of-uk-our-ref-ca-2023-000750

following the response to my concerns to the Lord Chancellor and Secretary of State for Justice, that I referred back to North Kent Magistrates Court and Kent Police as a complaint to be addressed immediately. TO (ref: 42727210) - Dr Shantanu Panigrahi (knowledgeassessmentanddissemination.com)

 $\frac{https://www.knowledgeassessment and dissemination.com/post/to-ref-42727210-dr-shant anu-panigrahi-1}{(2009)}$

There has been no response from North Kent Magistrates Court and Kent Police in combination to the progress on the totally inept and invalid summons referral to court served on me by Kent Police which is a Hate Crime as attached: LetterfromNKMCHearingTrial10Nov2023_2 pm.pdf to address the

submissions as linked here: The End is Nigh for the Persecutors, the unjust State Establishment | Daily Bulletin (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/forum/general-discussion/the-end-is-nigh-for-the-persecutors-the-unjust-state-establishment

Olives Solicitors have since 28 March 2023 been harnessed and manipulated by Kent Police not to cooperate with me so as to not have to pay me the £4 million in damages and compensation for the decade long victimisation, persecution, terrorism by the 5 arrests and a 6 coerced voluntary interview in Police Stations, obstruction of justice and perverting the course of justice, seizing our family IT property and associated items to protect the Prime Minister of the United Kingdom from having to face justice for not having discharged his responsibilities lawfully.

I am therefore hereby applying to the Court of Appeal for a Summary Judgment in favour of the Applicant to the Appeal through a Duty Judge at the Court of Appeal this weekend in accordance with the agreement reached with the jurisdiction lawyer on the due process to be followed for this Appeal.

I should be most grateful for your kind consideration, and acknowledgement immediately of this submission for legal purposes.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel: 07967789619

One attachment

• Scanned by Gmail

LetterfromNKMCHearingTrial10Nov2023_2 pm.pdf:

North Kent Magistrates' Court (1966) Sitting at Medway Magistrates Court

ALL ENQUIRIES: PO BOX CH4, The Courthouse, The Brook, Chatham, ME4 4JZ Tel: 01634 830232, Fas: 0870 324 0037 Email: northkent@justice.gov.uk

Office Opening Hours: 9.00am to 5pm, Monday to Friday

Dr Shantanu PANIGRAHI 3 HOATH LANE WIGMORE GILLINGHAM KENT ME8 OSL

[Received: 11.30 am 7 June 2023] Case number: 0462300074226

Born: 8 August 1957 URN: 46SJ1327123

Summons on Referral to Court

A magistrate has decided that your case should be referred to a full court hearing

On 10 November 2023 at 2.00 pm

At Medway Magistrates' Court

The Courthouse, PO Box CH4, The Brook, Chatham, Kent, ME4 4JZ (telephone 01634 830232).

Reason

For trial

Attendance

If you attend court, you must arrive 30 minutes before the time shown above. A listing time is not a guaranteed hearing time. You may be required to wait.

Warning

If you do not attend, the court may still deal with the case in your absence. If the court does not have up to date information about your financial circumstances you maybe ordered to pay a fine that is more than you can afford.

Date: 1 June 2023

Cases

Charge initiated by: Chief Constable KENT POLICE of Medway Police Station, Pursers Way, Eastbridge,

Gillingham, Kent, ME7 1NE

462300074226/1 Date of Charge: 05/04/2023 Prosecutor Reference: 2300XX0000000004742D

On 05/10/2022 at Boxley om the county of Kent drove a motor vehicle, namely a FORD FIESTA TITANIUM TURBO – 5 DOOR SALOON Index GH17AZZW, on a road, namely A229 Chatham Road, subject to a local traffic order, namely The Kent Council (Various Roads, Maidstone) (Speed Limits) (Consolidation)Order 2020, at a speed exceeding 50 miles per hour.

Contrary to the above local traffic Order and sections 84 and 89(1) of the Road Traffic Regulation Act 1984 and Schedule 2 to the Road Traffic Offenders Act 1988.

The sentence for this offence can be endorsed on your driving record

Dr Shantanu PANIGRAHI

2 June 2023/SUMRTC_47_0/8298/1

North Kent Magistrates's Court Code 1966

Referral to Full Court Hearing

Your case was considered by the court under the single justice procedure. However, owing to the reasons given, your case has now been referred to a hearing before a full magistrates' court. For information on the reason, see below.

For trial

At the next hearing, the magistrates will receive evidence either in the form of written statements or from any witnesses that attends court. You must attend, and bring with you any witness that you will call to give evidence on your behalf. If you do not agree with any statement being read to the court, you must inform the prosecution immediately.

Advice and help

If you need advice on what to do you should get help from a lawyer or advice agency at once. If you cannot afford a lawyer, you may be able to get free advice about your case. For more information see www.lawsociety.org.uk/for-the-public/common-legal-issues/criminal/

Do not wait until you come to court.

If you need any general help about this summons contact the court office. PLEASE NOTE: Court staff are not able to give you specific advice on how to respond to the allegation.

Dr Shantanu PANIGRAHI

2 June 2023/SUMRTC_47_0/8298/1

Last Updated: 09.20 am (UK-Time) 24 July 2023

Immediately posted this email in Daily Bulletin, tweeting and facbooking it in Vishista Advaita Sampradaya page of Facebook:

https://www.knowledgeassessmentanddissemination.com/post/emergency-summary-judgment-required-this-morning

09.23 am (UK-Time) 24 July 2023

By 10.15 as no emailed reply came from the Supreme Court and so before the morning deadline expired: whacked the following email to North Kent Magistrates Court and Kent Police:

TERMINATE YOUR INVESTIGATIONS AND WITHDRAW THE SUMMONS ON ME

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com> to: Force Control Kent <force.control@kent.police.uk>,

Northkent < northkent@justice.gov.uk>

date: 24 Jul 2023, 10:20

subject: TERMINATE YOUR INVESTIGATIONS AND WITHDRAW THE SUMMONS ON ME

mailed-by: gmail.com

To

Kent Police

North Kent Magistrates Court

Dear Sirs

Withdraw the summons and terminate your investigations of stalking and harassment and malicious communications immediately for neither the Police, nor the lower courts are a higher authority on civil and criminal proceedings than the Supreme Court of the United Kingdom considering the matters as linked here: Emergency Summary Judgment Required this morning (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/emergency-summary-judgment-required-this-morning

If I hear a word from either Kent Police or North Kent Magistrates Court concerning alleged offences on which I am a suspect, I will deduce that you both consider yourselves operating in tandem as a higher State authority than the Supreme Court of the United Kingdom

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

10.42 am (UK-Time) 24 July 2023

Update:

Before 12 noon, sent the following email to Olives Solicitors on the Autoresponse from NorthKentMagistratesCourt:

Automatic Response

Inbox

from: shanpanigrahi3000@gmail.com <shanpanigrahi3000@gmail.com>

reply-to: "shanpanigrahi3000@gmail.com" <shanpanigrahi3000@gmail.com>

to: "ravina@olivessolicitors.com" <ravina@olivessolicitors.com>

date: 24 Jul 2023, 11:14 subject: Fw: Automatic Response mailed-by: gmail.com

Dear Olives Solicitors

Are you aware of this correspondence in relation to the contractual arrangements in your 19 April 2023 letter to me?

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel 07967789619

Sent from Yahoo Mail on Android

---- Forwarded message -----

From: "northkent" < northkent@justice.gov.uk>

To: "Shantanu Panigrahi" <shanpanigrahi3000@gmail.com>

Cc:

Sent: Mon, 24 Jul 2023 at 10:20 Subject: Automatic Response Thank you for your email.

We have received your query and will ensure that the relevant person deals with it as soon as possible.

Please do not re-send your query, as this will not result in it being dealt with any sooner.

Please note: Court staff are not legally trained and so are unable to offer legal advice.

If you are uncertain how to proceed, information can be found at www.gov.uk. If you are in doubt it is best to seek professional legal advice from a solicitor or Citizens Advice Bureau.

Need to make a complaint? Get started here: https://www.resolver.co.uk/hmcts-complaints/

This e-mail and any attachments is intended only for the attention of the addressee(s). Its unauthorised use, disclosure, storage or copying is not permitted. If you are not the intended recipient, please destroy all copies and inform the sender by return e-mail. Internet e-mail is not a secure medium. Any reply to this message could be intercepted and read by someone else. Please bear that in mind when deciding whether to send material in response to this message by e-mail. This e-mail (whether you are the sender or the recipient) may be monitored, recorded and retained by the Ministry of Justice. Monitoring / blocking software may be used, and e-mail content may be read at any time. You have a responsibility to ensure laws are not broken when composing or forwarding e-mails and their contents.

Then I posted the email sent to North Kent Magistrates Court and Kent Police in Daily Bulletin, tweeting it and posting in Vishista Advaita Sampradaya page of Facebook:

 $\underline{https://www.knowledge assessment and dissemination.com/post/terminate-your-investigations- and with draw-the-summons- on-me$

11.43 am (UK-Time) 24 July 2023

I quickly covered Olives Solicitors by telephone and speaking to the owner, who seemed very irritated by my call, so I discussed the matter saying how I had been investigating highly complex matters and sent it emails, that I had been arrested again on 13 July 2023 and they were not present as I had asked Kent Police to channel all communications to them. I was frustrated and confused and sent 18 odd emails to Olives Solicitors without a reply. He said you did not have to as it amounts to harassment. I told him that I had been bailed again to September 28th and 10 October, and you were not aware. He said that Olives Solicitors would only represent me on the first thing as in the letter of agreement and that was for malicious communications and not for the stalking. The conversation ended as he was recovering from the shock of the call.

Seeing that he was holding his position, I wrote to the Legal Ombudsman as follows:

Legal Ombudsman File Reference: F155593 ERef:00022204829

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com> to: Enquiries <enquiries@legalombudsman.org.uk>

date: 24 Jul 2023, 12:57

subject:Legal Ombudsman File Reference: F155593 ERef:00022204829

mailed-by: gmail.com

To

The Legal Ombudsman

Dear Sir

I have just spoken to a male owner/manager of Duty Solicitor Olives Solicitors having sent them the following updating email on the legal matters of stalking, and malicious communications that Kent Police has been investigating me on as a suspect.

I have sent them over 15 emails since Olives Solicitors sent me a letter of contractual agreement with not a single reply back to me to update me on the progress of the matter, or act as a go-between with the consequence that I was arrested again by Kent Police on 13 July 2023 and Olives Solicitors were not present at the interview.

Twice in the past Olives Solicitors were issued notices of my complaint to the Legal Ombudsman and I looked for other solicitors to assist me for its lackadaisical approach to my Case and said that I did not wish them to represent me for there was such a grotesque lack of communication as I was continually being trolled and Kent Police would not give me any details except for what took place at the interviews. I was frustrated and confused with the complexities that I had to deal with single-handedly with no support from Olives Solicitors

Further, the person I spoke with said to me to turn the tables on me that the number of emails sent by me amounted to harassment by me, which is bizarre for that was genuinely within the process of legal communications.

Kent Police have bailed me for malicious communications suspect until 18 September 2023 1600 hours and for stalking until 10 October 2023, 1600 hours as things stand now. When I mentioned the circumstances as they stood following the further arrest, Olives Solicitors are now saying that it is only willing to represent me for the malicious communications offence as set out in their 19 April 2023 letter and not the stalking offence which predates it as well as being subsequent to the former.

If I am charged with any offences or if further arrests and interviews by Kent Police take place on either of the two issues it would be wrong that Olives Solicitors only represent me on one of those issues as these are related and a need to be addressed for a Trial Hearing of 10 November 2022 2 pm at North Kent Magistrates Court sitting at Medway County Court for which I need its representation so as not to duplicate effort

I should be most grateful if you would use your office to intervene in this matter for a resolution as soon as possible.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

------ Forwarded message ------ Fwd: Fw: Automatic Response

From: shanpanigrahi3000@gmail.com <shanpanigrahi3000@gmail.com>

Date: Mon, 24 Jul 2023 at 11:14 Subject: Fw: Automatic Response

To: ravina@olivessolicitors.com <ravina@olivessolicitors.com>

Dear Olives Solicitors

Are you aware of this correspondence in relation to the contractual arrangements in your 19 April 2023 letter to me?

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel 07967789619

Sent from Yahoo Mail on Android

---- Forwarded message -----

From: "northkent" < northkent@justice.gov.uk>

To: "Shantanu Panigrahi" <shanpanigrahi3000@gmail.com>

Cc:

Sent: Mon, 24 Jul 2023 at 10:20 Subject: Automatic Response Thank you for your email.

We have received your query and will ensure that the relevant person deals with it as soon as possible.

Please do not re-send your query, as this will not result in it being dealt with any sooner.

Please note: Court staff are not legally trained and so are unable to offer legal advice.

If you are uncertain how to proceed, information can be found at www.gov.uk. If you are in doubt it is best to seek professional legal advice from a solicitor or Citizens Advice Bureau.

Need to make a complaint? Get started here: https://www.resolver.co.uk/hmcts-complaints/

This e-mail and any attachments is intended only for the attention of the addressee(s). Its unauthorised use, disclosure, storage or copying is not permitted. If you are not the intended recipient, please destroy all copies and inform the sender by return e-mail. Internet e-mail is not a secure medium. Any reply to this message could be intercepted and read by someone else. Please bear that in mind when deciding whether to send material in response to this message by e-mail. This e-mail (whether you are the sender or the recipient) may be monitored, recorded and retained by the Ministry of Justice. Monitoring / blocking software may be used, and e-mail content may be read at any time. You have a responsibility to ensure laws are not broken when composing or forwarding e-mails and their contents.

One attachment

Scanned by Gmail

FrLegalOmbudsmanFileReferenceOlivesSolicitors16Jun2023.docx Legal Ombudsman File Reference: F155593 ERef:00022204829

Yahoo

/

Inbox

Enquiries <enquiries@legalombudsman.org.uk>

To:

Panigrahi, Shantanu Fri, 16 Jun at 16:32 File Reference: F155593

Dear Dr. Panigrahi

Your complaint about OLIVES SOLICITORS LIMITED

Thank you for your email of 1 May 2023 regarding your complaint about Olives Solicitors. We apologise for the delay in responding, which is due to the high demand for our service at the current time.

Having reviewed the documentation you have provided to us, it looks like you have not complained to your service provider. You will need to do this first and allow them up to eight weeks to respond. We have a template complaint letter available on our website. If you have already complained and either received a final response that you are not happy with or have waited eight weeks from the date of your complaint, we may be able to help.

Please complete our online complaint checker. You will need to provide personal information and documents such as:

A copy of your formal complaint, and the service provider's responses including any final response. If the service provider did not respond to your complaint within eight weeks: Proof of delivery, e.g., a recorded delivery receipt or confirmation that your complaint was sent to a valid email address for the service provider. If you did not send your complaint recorded delivery, please confirm the date you sent the complaint, and we will contact the Service Provider to confirm receipt of your complaint. If the Service Provider says they did not receive your letter of complaint, you may be asked to resend your letter of complaint.

Do not delay as you have a maximum of six months after you receive their final response to bring your complaint to us.

For complaints referred to us after 1 April 2023, the matter complained about must have taken place in the previous year or, if it happened more than a year ago, you must have become aware of it in the past year. Come to us as soon as you can after trying to resolve your complaint with your service provider – don't delay. You have a maximum of six months after you receive their final response to bring your complaint to us.

When responding, please tell us your file reference which is shown at the top of this email. Do not send any original documents by post as we scan all our incoming mail to make computer copies and then destroy the originals. Please send any information requested to our email address: enquiries@legalombudsman.org.uk.

If we do not hear from you, we will assume that you do not wish to continue with your complaint and will close our file. We will not try to contact you again.

Kind Regards General Enquiries Team

Legal Ombudsman

Telephone: 0300 555 0333

Email: enquiries@legalombudsman.org.uk

www.legalombudsman.org.uk

Visit our website to find out how we use your personal data

For information on how we handle your personal data, see our privacy notice.

www.legalombudsman.org.uk/privacy This e-mail and any attachments are confidential and intended solely for the addressee and may also be privileged or exempt from disclosure under applicable law. If you are not the addressee, or have received this e-mail in error, please notify the sender immediately, delete it from your system and do not copy, disclose or otherwise act upon any part of this e-mail or its attachments. Internet communications are not guaranteed to be secure or virus-free. The Legal Ombudsman does not accept responsibility for any loss arising from unauthorised access to, or interference with, any Internet communications by any third party, or from the transmission of any viruses. Replies to this e-mail may be monitored by the Legal Ombudsman for operational or business reasons.

Download all attachments as a zip file Example formal complaint letter template.pdf 161.2kB Factsheet 2 - How to Complain.pdf 134.9kB Factsheet1 - Here to help .pdf 173.5kB Legal Complaint Form.pdf 208.3kB

Thank you for your enquiry

Inbox

from: Enquiries < Enquiries @legalombudsman.org.uk> to: Shantanu Panigrahi < shanpanigrahi3000@gmail.com>

date: 24 Jul 2023, 12:58

subject:Thank you for your enquiry mailed-by: legalombudsman.org.uk Signed by: legalombudsman.org.uk

security: Standard encryption (TLS) Learn more

: Important according to Google magic.

Legal Ombudsman

Thank you for your email

We are currently dealing with a high volume of enquiries.

If you already have a case with us, we will add your email to the file. A colleague will be in touch with you just as soon as they review your email.

If you are contacting us for the first time about a complaint, please be aware that it could be up to 10 weeks before you hear from us, and at that stage, we may need to ask you for more information. We

thank you for your patience and would like to reassure you that our teams are working very hard to review and respond to your email as quickly as possible.

Once we have confirmed that we have all the information we need, we will write to you to let you know that we have passed your case for formal assessment by an investigator.

Please be aware that there is a considerable wait for a case to be assessed by an investigator, which varies depending on the complexity of the case. More information about the wait times will be included in the letter we send to you at the time the case is added to a queue and can also be found on our website.

If you have concerns about the wait times and feel they may detrimentally impact on you or your case, for example, because of a financial hardship or serious health concern, please let us know. Have you complained to your service provider?

We can only investigate a complaint once the service provider has had the chance to investigate it and respond. This means you need to make a formal complaint to them first. You can find further information on our website about how to complain to your service provider, including a template complaint letter.

How to complain to us

If you have already complained to your service provider and have not received a satisfactory response, then we might be able to help. The easiest way to check if we can help you is to use our complaint checker tool on our website. Alternatively, you can send us a completed complaint form, which is available to download from our website.

We will need your completed complaint form, along with a copy of your complaint to the service provider and copies of any responses you have received from them. Please only send us copies and not original documents.

You should be aware that we are also unable to accept documents from an online document storage facility such as Dropbox.

Do not send us any other information until we request it.

If you need to write to us, our address is:

Legal Ombudsman PO Box 6806 Wolverhampton WV1 9WJ

Our telephone number is 0300 555 0333. We are open from 10am to 4pm from Monday to Friday. Calls may be recorded and used for training and monitoring purposes.

Have we let you know we have passed your case for assessment?

If we have already let you know your case is awaiting assessment by an investigator, you do not need to do anything further at this stage. An investigator will contact you when they start working on the complaint. Please note that you may be waiting a considerable time before your case will be passed to an investigator. The letter we have sent to you should provide you with more specific information about these timescales. We also aim update you every three months.

Supporting you in making a complaint

You can find out more about how we work and how we can help you by visiting our website (www.legalombudsman.org.uk). Here you will find a copy of our complaint form and information about how to complain, along with useful factsheets.

We are committed to making sure the way we work does not put you at a disadvantage so in addition to our legal duty to provide reasonable adjustments for disabled people, if you need any help or support, please tell us about it and we will do our best to meet your needs. We also understand that your circumstances might change, along with the support that you need, so please let us know at any time and we will consider your request.

If you are requesting personal data under Freedom of Information or the Environmental Information Regulations or would like a copy of personal data under Data Protection please email infosec@legalombudsman.org.uk

Visit our website to find out how we use your personal data.

For information on how we handle your personal data, see our privacy notice.

www.legalombudsman.org.uk/privacy This e-mail and any attachments are confidential and intended solely for the addressee and may also be privileged or exempt from disclosure under applicable law. If you are not the addressee, or have received this e-mail in error, please notify the sender immediately, delete it from your system and do not copy, disclose or otherwise act upon any part of this e-mail or its attachments. Internet communications are not guaranteed to be secure or virusfree. The Legal Ombudsman does not accept responsibility for any loss arising from unauthorised access to, or interference with, any Internet communications by any third party, or from the transmission of any viruses. Replies to this e-mail may be monitored by the Legal Ombudsman for operational or business reasons.

17.26 pm (UK-Time) 24 July 2023

Emergency Summary Judgment Required this morning2

Yahoo

/

Inbox

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To:

registry@supremecourt.uk Mon, 24 Jul at 17:08

To

Justices at the Supreme Court of the United Kingdom:

Your Honour

For your kind reconsideration please note the attached evidence of the conspiracy that confronted me:

- (1) ToLegalOmbudsman(OliveSolicitorsKentPoliceUpdate)24Jul2023.docx
- (2) FrlanMarks(KMPTPALS)14Jul2023.docx

Thank you

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL **United Kingdom** Tel: 07967789619

From: Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

---- Forwarded message -----

To: registry@supremecourt.uk < registry@supremecourt.uk >

Sent: Monday, 24 July 2023 at 08:57:48 BST

Subject: Emergency Summary Judgment Required this morning

To

The Supreme Court of the United Kingdom Royal Courts of Justice London WC1 A 2LL

Dear Justices

My email account has been tampered with in the past few minutes, so I could not forward the email attached to the relevant authorities: ToSupremeCourt(Appeal against the Court of Appeal Duty Judge for lack of Summary Judgement)23Jul2023.docx

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

Download all attachments as a zip file

- (a) ToSupremeCourt(Appeal against the Court of Appeal Duty Judge for lack of Summary Judgment)23Jul2023.docx 17.3kB
- (b) ToLegal Ombudsman (OlivesSolicitorsKentPoliceUpdate)24Jul2023.docx 19.6kB
- (c) FrianMarks(KMPTPALS)14July2023.docx 14.4kB

(a)

Appeal against the Court of Appeal Duty Judge for lack of Summary Judgment

Yahoo

/

Sent

Shantanu Panigrahi <shantanupanigrahi@yahoo.com>

To

registry@supremecourt.uk Sun, 23 Jul at 20:26

To

The Supreme Court of the United Kingdom Royal Courts of Justice London WC1A 2LL

Dear Justices

The Duty Judge has failed to deliver the emergency Summary Judgment that I sought this weekend from the Court of Appeal without stating the reasons for not entertaining the application as attached

To Court of Appeal(CA-2023-000750)SummaryJudgment22Jul2023.docs. All Court Fees have been paid (£432) since 21 June 2021.

Please consider the application on an Appeal from the Court of Appeal.

Should you require additional information, kindly let me know.

Thank you

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

ToCourt of Appeal (CA-2023-000750 Summary Judgment22Jul2023.docx 18kB: Appeal CA-2023-000750

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: Civil Appeals - Registry < civilappeals.registry@hmcts.gsi.gov.uk>

date: 22 Jul 2023, 17:17 subject:Appeal CA-2023-000750 mailed-by: gmail.com

Your Honour

I had instructed my lawyers Olives Solicitors to take the necessary action on the attached proceedings as linked here: RE: Panigrahi v Prime Minister of UK our ref: CA-2023-000750 (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/re-panigrahi-v-prime-minister-of-uk-our-ref-ca-2023-000750

following the response to my concerns to the Lord Chancellor and Secretary of State for Justice, that I referred back to North Kent Magistrates Court and Kent Police as a complaint to be addressed immediately. TO (ref: 42727210) - Dr Shantanu Panigrahi (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/post/to-ref-42727210-dr-shantanu-panigrahi-1

There has been no response from North Kent Magistrates Court and Kent Police in combination to the progress on the totally inept and invalid summons referral to court served on me by Kent Police which is a Hate Crime as attached: LetterfromNKMCHearingTrial10Nov2023_2 pm.pdf to address the submissions as linked here: The End is Nigh for the Persecutors, the unjust State Establishment | Daily Bulletin (knowledgeassessmentanddissemination.com)

https://www.knowledgeassessmentanddissemination.com/forum/general-discussion/the-end-is-nigh-for-the-persecutors-the-unjust-state-establishment

Olives Solicitors have since 28 March 2023 been harnessed and manipulated by Kent Police not to cooperate with me so as to not have to pay me the £4 million in damages and compensation for the

decade long victimisation, persecution, terrorism by the 5 arrests and a 6 coerced voluntary interview in Police Stations, obstruction of justice and perverting the course of justice, seizing our family IT property and associated items to protect the Prime Minister of the United Kingdom from having to face justice for not having discharged his responsibilities lawfully.

I am therefore hereby applying to the Court of Appeal for a Summary Judgment in favour of the Applicant to the Appeal through a Duty Judge at the Court of Appeal this weekend in accordance with the agreement reached with the jurisdiction lawyer on the due process to be followed for this Appeal.

I should be most grateful for your kind consideration, and acknowledgement immediately of this submission for legal purposes.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL Tel: 07967789619

One attachment

Scanned by Gmail

LetterfromNKMCHearingTrial10Nov2023_2 pm.pdf:

North Kent Magistrates' Court (1966) Sitting at Medway Magistrates Court

ALL ENQUIRIES: PO BOX CH4, The Courthouse, The Brook, Chatham, ME4 4JZ Tel: 01634 830232, Fas: 0870 324 0037 Email: northkent@justice.gov.uk

Office Opening Hours: 9.00am to 5pm, Monday to Friday

Dr Shantanu PANIGRAHI 3 HOATH LANE WIGMORE GILLINGHAM KENT ME8 OSL

[Received: 11.30 am 7 June 2023] Case number: 0462300074226

Born: 8 August 1957 URN: 46SJ1327123

Summons on Referral to Court

A magistrate has decided that your case should be referred to a full court hearing On 10 November 2023 at 2.00 pm At Medway Magistrates' Court The Courthouse, PO Box CH4, The Brook, Chatham, Kent, ME4 4JZ (telephone 01634 830232).

Reason For trial

Attendance

If you attend court, you must arrive 30 minutes before the time shown above. A listing time is not a guaranteed hearing time. You may be required to wait.

Warning

If you do not attend, the court may still deal with the case in your absence. If the court does not have up to date information about your financial circumstances you maybe ordered to pay a fine that is more than you can afford.

Date: 1 June 2023

Cases

Charge initiated by: Chief Constable KENT POLICE of Medway Police Station, Pursers Way, Eastbridge,

Gillingham, Kent, ME7 1NE

462300074226/1 Date of Charge: 05/04/2023 Prosecutor Reference: 2300XX0000000004742D

On 05/10/2022 at Boxley om the county of Kent drove a motor vehicle, namely a FORD FIESTA TITANIUM TURBO – 5 DOOR SALOON Index GH17AZZW, on a road, namely A229 Chatham Road, subject to a local traffic order, namely The Kent Council (Various Roads, Maidstone) (Speed Limits) (Consolidation)Order 2020, at a speed exceeding 50 miles per hour.

Contrary to the above local traffic Order and sections 84 and 89(1) of the Road Traffic Regulation Act 1984 and Schedule 2 to the Road Traffic Offenders Act 1988.

The sentence for this offence can be endorsed on your driving record

Dr Shantanu PANIGRAHI

2 June 2023/SUMRTC_47_0/8298/1

North Kent Magistrates's Court Code 1966

Referral to Full Court Hearing

Your case was considered by the court under the single justice procedure. However, owing to the reasons given, your case has now been referred to a hearing before a full magistrates' court. For information on the reason, see below.

For trial

At the next hearing, the magistrates will receive evidence either in the form of written statements or from any witnesses that attends court. You must attend, and bring with you any witness that you will call to give evidence on your behalf. If you do not agree with any statement being read to the court, you must inform the prosecution immediately.

Advice and help

If you need advice on what to do you should get help from a lawyer or advice agency at once. If you cannot afford a lawyer, you may be able to get free advice about your case. For more information see www.lawsociety.org.uk/for-the-public/common-legal-issues/criminal/

Do not wait until you come to court.

If you need any general help about this summons contact the court office. PLEASE NOTE: Court staff are not able to give you specific advice on how to respond to the allegation.

Dr Shantanu PANIGRAHI

2 June 2023/SUMRTC_47_0/8298/1

(b)

Legal Ombudsman File Reference: F155593 ERef:00022204829

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com> to: Enquiries <enquiries@legalombudsman.org.uk>

date: 24 Jul 2023, 12:57

subject:Legal Ombudsman File Reference: F155593 ERef:00022204829

mailed-by: gmail.com

To

The Legal Ombudsman

Dear Sir

I have just spoken to a male owner/manager of Duty Solicitor Olives Solicitors having sent them the following updating email on the legal matters of stalking, and malicious communications that Kent Police has been investigating me on as a suspect.

I have sent them over 15 emails since Olives Solicitors sent me a letter of contractual agreement with not a single reply back to me to update me on the progress of the matter , or act as a go-between with the consequence that I was arrested again by Kent Police on 13 July 2023 and Olives Solicitors were not present at the interview.

Twice in the past Olives Solicitors were issued notices of my complaint to the Legal Ombudsman and I looked for other solicitors to assist me for its lackadaisical approach to my Case and I said that I did not wish them to represent me for there was such a grotesque lack of communication as I was continually being trolled and Kent Police would not give me any details except for what took place at the interviews. I was frustrated and confused with the complexities that I had to deal with single-handedly with no support from Olives Solicitors

Further, the person I spoke with said to me to turn the tables on me that the number of emails sent by me amounted to harassment by me, which is bizarre for that was genuinely within the process of legal communications.

Kent Police have bailed me for malicious communications suspect until 18 September 2023 1600 hours and for stalking until 10 October 2023, 1600 hours as things stand now. When I mentioned the circumstances as they stood following the further arrest, Olives Solicitors are now saying that it is only willing to represent me for the malicious communications offence as set out in their 19 April 2023 letter and not the stalking offence which predates it as well as being subsequent to the former.

If I am charged with any offences or if further arrests and interviews by Kent Police take place on either of the two issues it would be wrong that Olives Solicitors only represent me on one of those issues as these are related and a need to be addressed for a Trial Hearing of 10 November 2022 2 pm at North Kent Magistrates Court sitting at Medway County Court for which I need its representation for both offences so as not to duplicate effort

I should be most grateful if you would use your office to intervene in this matter for a resolution as soon as possible.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

----- Forwarded message ----- Fwd: Fw: Automatic Response

From: shanpanigrahi3000@gmail.com <shanpanigrahi3000@gmail.com>

Date: Mon, 24 Jul 2023 at 11:14 Subject: Fw: Automatic Response

To: ravina@olivessolicitors.com <ravina@olivessolicitors.com>

Dear Olives Solicitors

Are you aware of this correspondence in relation to the contractual arrangements in your 19 April 2023 letter to me?

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 0SL United Kingdom Tel 07967789619

Sent from Yahoo Mail on Android

---- Forwarded message -----

From: "northkent" < northkent@justice.gov.uk>

To: "Shantanu Panigrahi" <shanpanigrahi3000@gmail.com>

Cc:

Sent: Mon, 24 Jul 2023 at 10:20 Subject: Automatic Response Thank you for your email.

We have received your query and will ensure that the relevant person deals with it as soon as possible.

Please do not re-send your query, as this will not result in it being dealt with any sooner.

Please note: Court staff are not legally trained and so are unable to offer legal advice.

If you are uncertain how to proceed, information can be found at www.gov.uk. If you are in doubt it is best to seek professional legal advice from a solicitor or Citizens Advice Bureau.

Need to make a complaint? Get started here: https://www.resolver.co.uk/hmcts-complaints/

This e-mail and any attachments is intended only for the attention of the addressee(s). Its unauthorised use, disclosure, storage or copying is not permitted. If you are not the intended recipient, please destroy all copies and inform the sender by return e-mail. Internet e-mail is not a secure medium. Any reply to this message could be intercepted and read by someone else. Please bear that in mind when deciding whether to send material in response to this message by e-mail. This e-mail (whether you are the sender or the recipient) may be monitored, recorded and retained by the Ministry of Justice. Monitoring / blocking software may be used, and e-mail content may be read at any time. You have a responsibility to ensure laws are not broken when composing or forwarding e-mails and their contents.

One attachment

Scanned by Gmail

FrLegalOmbudsmanFileReferenceOlivesSolicitors16Jun2023.docx Legal Ombudsman File Reference: F155593 ERef:00022204829

Yahoo

/

Inbox

Enquiries < enquiries@legalombudsman.org.uk >

To:

Panigrahi, Shantanu Fri, 16 Jun at 16:32 File Reference: F155593

Dear Dr. Panigrahi

Your complaint about OLIVES SOLICITORS LIMITED

Thank you for your email of 1 May 2023 regarding your complaint about Olives Solicitors. We apologise for the delay in responding, which is due to the high demand for our service at the current time.

Having reviewed the documentation you have provided to us, it looks like you have not complained to your service provider. You will need to do this first and allow them up to eight weeks to respond. We have a template complaint letter available on our website. If you have already complained and either received a final response that you are not happy with or have waited eight weeks from the date of your complaint, we may be able to help.

Please complete our online complaint checker. You will need to provide personal information and documents such as:

A copy of your formal complaint, and the service provider's responses including any final response. If the service provider did not respond to your complaint within eight weeks: Proof of delivery, e.g., a recorded delivery receipt or confirmation that your complaint was sent to a valid email address for the service provider. If you did not send your complaint recorded delivery, please confirm the date you sent the complaint, and we will contact the Service Provider to confirm receipt of your complaint. If the Service Provider says they did not receive your letter of complaint, you may be asked to resend your letter of complaint.

Do not delay as you have a maximum of six months after you receive their final response to bring your complaint to us.

For complaints referred to us after 1 April 2023, the matter complained about must have taken place in the previous year or, if it happened more than a year ago, you must have become aware of it in the past year. Come to us as soon as you can after trying to resolve your complaint with your service provider – don't delay. You have a maximum of six months after you receive their final response to bring your complaint to us.

When responding, please tell us your file reference which is shown at the top of this email. Do not send any original documents by post as we scan all our incoming mail to make computer copies and then destroy the originals. Please send any information requested to our email address: enquiries@legalombudsman.org.uk.

If we do not hear from you, we will assume that you do not wish to continue with your complaint and will close our file. We will not try to contact you again.

Kind Regards General Enquiries Team

Legal Ombudsman

Telephone: 0300 555 0333

Email: enquiries@legalombudsman.org.uk

www.legalombudsman.org.uk

Visit our website to find out how we use your personal data

For information on how we handle your personal data, see our privacy notice. www.legalombudsman.org.uk/privacy This e-mail and any attachments are confidential and intended solely for the addressee and may also be privileged or exempt from disclosure under applicable law. If you are not the addressee, or have received this e-mail in error, please notify the sender immediately, delete it from your system and do not copy, disclose or otherwise act upon any part of this e-mail or its attachments. Internet communications are not guaranteed to be secure or virus-free. The Legal Ombudsman does not accept responsibility for any loss arising from unauthorised access to, or interference with, any Internet communications by any third party, or from the transmission of any viruses. Replies to this e-mail may be monitored by the Legal Ombudsman for operational or business reasons.

Download all attachments as a zip file Example formal complaint letter template.pdf 161.2kB Factsheet 2 - How to Complain.pdf 134.9kB Factsheet1 - Here to help .pdf 173.5kB Legal Complaint Form.pdf 208.3kB

Thank you for your enquiry

Thank you for your enquire Inbox

from: Enquiries < Enquiries @legalombudsman.org.uk > to: Shantanu Panigrahi < shanpanigrahi3000@gmail.com >

date: 24 Jul 2023, 12:58

subject:Thank you for your enquiry
mailed-by: legalombudsman.org.uk
Signed by: legalombudsman.org.uk

security: Standard encryption (TLS) Learn more

: Important according to Google magic.

Legal Ombudsman

Thank you for your email

We are currently dealing with a high volume of enquiries.

If you already have a case with us, we will add your email to the file. A colleague will be in touch with you just as soon as they review your email.

If you are contacting us for the first time about a complaint, please be aware that it could be up to 10 weeks before you hear from us, and at that stage, we may need to ask you for more information. We thank you for your patience and would like to reassure you that our teams are working very hard to review and respond to your email as quickly as possible.

Once we have confirmed that we have all the information we need, we will write to you to let you know that we have passed your case for formal assessment by an investigator.

Please be aware that there is a considerable wait for a case to be assessed by an investigator, which varies depending on the complexity of the case. More information about the wait times will be included in the letter we send to you at the time the case is added to a queue and can also be found on our website.

If you have concerns about the wait times and feel they may detrimentally impact on you or your case, for example, because of a financial hardship or serious health concern, please let us know. Have you complained to your service provider?

We can only investigate a complaint once the service provider has had the chance to investigate it and respond. This means you need to make a formal complaint to them first. You can find further information on our website about how to complain to your service provider, including a template complaint letter.

How to complain to us

If you have already complained to your service provider and have not received a satisfactory response, then we might be able to help. The easiest way to check if we can help you is to use our complaint checker tool on our website. Alternatively, you can send us a completed complaint form, which is available to download from our website.

We will need your completed complaint form, along with a copy of your complaint to the service provider and copies of any responses you have received from them. Please only send us copies and not original documents.

You should be aware that we are also unable to accept documents from an online document storage facility such as Dropbox.

Do not send us any other information until we request it.

If you need to write to us, our address is:

Legal Ombudsman PO Box 6806 Wolverhampton WV1 9WJ

Our telephone number is 0300 555 0333. We are open from 10am to 4pm from Monday to Friday. Calls may be recorded and used for training and monitoring purposes.

Have we let you know we have passed your case for assessment?

If we have already let you know your case is awaiting assessment by an investigator, you do not need to do anything further at this stage. An investigator will contact you when they start working on the complaint. Please note that you may be waiting a considerable time before your case will be passed to an investigator. The letter we have sent to you should provide you with more specific information about these timescales. We also aim update you every three months.

Supporting you in making a complaint

You can find out more about how we work and how we can help you by visiting our website (www.legalombudsman.org.uk). Here you will find a copy of our complaint form and information about how to complain, along with useful factsheets.

We are committed to making sure the way we work does not put you at a disadvantage so in addition to our legal duty to provide reasonable adjustments for disabled people, if you need any help or support, please tell us about it and we will do our best to meet your needs. We also understand that your circumstances might change, along with the support that you need, so please let us know at any time and we will consider your request.

If you are requesting personal data under Freedom of Information or the Environmental Information Regulations or would like a copy of personal data under Data Protection please email infosec@legalombudsman.org.uk

Visit our website to find out how we use your personal data.

For information on how we handle your personal data, see our privacy notice.

www.legalombudsman.org.uk/privacy This e-mail and any attachments are confidential and intended solely for the addressee and may also be privileged or exempt from disclosure under applicable law. If you are not the addressee, or have received this e-mail in error, please notify the sender immediately, delete it from your system and do not copy, disclose or otherwise act upon any part of this e-mail or its attachments. Internet communications are not guaranteed to be secure or virus-free. The Legal Ombudsman does not accept responsibility for any loss arising from unauthorised access to, or interference with, any Internet communications by any third party, or from the transmission of any viruses. Replies to this e-mail may be monitored by the Legal Ombudsman for operational or business reasons.

(c)

NHS

Kent and Medway

NHS and Social Care Partnership Trust PALS & Complaints Team Priority House Hermitage Lane Maidstone Kent ME16 9PH

Tel: 0800 587 6757

Email: kmpt.pals.kmpt@nhs.net Website: www.kmpt.nhs.uk

Our Ref: M23-06-127149

14 July 2023

PRIVATE AND CONFIDENTIAL Dr Shantanu Panigrahi 3 Hoath Lane Gillingham Kent ME8 OSL

Dear Dr Panigrahi

Thank you for your e-mail dated 29 June which has been passed to the PALS & Complaints Team to co-ordinate a response

The concerns you have raised will be investigated and you will receive a full response as soon as possible. It is hoped that this will be within 30 working days, but we will let you know if that is not possible. In the meantime, we enclose for your information:

. "Tell us what you think" leaflet that tells you in more detail how your complaint will be handled . A leaflet bout POhWER NHS Complaints Advocacy Service who are available to provide advice and support to people who wish to complain about the NHS.

I would also like to take this opportunity to reassure you that rasing concerns through the NHS complaints process will not negatively affect any further care of treatment you may receive.

Should you have any queries, please feel free to contact me.

Yours sincerely

Signed
Ian Marks
PALS & Complaints Officer
Enc. As above

For further details about how your personal data is managed by the organisation please visit https://kmpt.nhs.uk/about-us/confidentiality-and-gdpr/

We are proud to be smoke free

Trust Chair: Dr Jackie Craissati Chief Executive: Helen Greatorex

Fw: Ref: Super Traffic..

from: shanpanigrahi3000@gmail.com <shanpanigrahi3000@gmail.com>

reply-to: "shanpanigrahi3000@gmail.com" <shanpanigrahi3000@gmail.com>

to: thomas77265g@gmail.com

date: 24 Jul 2023, 18:18 subject: Re: Ref : Super Traffic.. mailed-by: gmail.com

Yes Tony, please let us exchange ideas.

Shantanu

Sent from Yahoo Mail on Android

On Mon, 24 Jul 2023 at 17:23, Tony <thomas77265g@gmail.com> wrote: Hi,

Greetings of the day!

I was checking your website on behalf this email "shanpanigrahi3000@gmail.com" see you have a good design and it looks great, but it's not ranking on Google and other major search engine.

I'm a SEO Expert and I helped over 150+ businesses rank on the (1st Page on Google). My rates are very affordable.

May I send you a best price list?

Thanks,

Tony

Last Updated: 21.23 pm (UK-Time) 24 July 2023

NO REPLY FROM THE SUPREME COURT TO THE APPLICATION FOR EMERGENCY SUMMARY JUDGMENT

Inbox

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: Northkent <northkent@justice.gov.uk>,
Force Control Kent <force.control@kent.police.uk>

cc: registry@supremecourt.uk,

eastkentmc < eastkentmc@justice.gov.uk >,

maidstonecrowncourt <maidstonecrowncourt@hmcts.gsi.gov.uk>,

Civil Appeals - Registry <civilappeals.registry@justice.gov.uk>,

Central London DJSKEL <centrallondondjskel@justice.gov.uk>,

Enquiries Medway County <enquiries.medway.countycourt@justice.gov.uk>,

QBJudgesListingOffice@justice.gov.uk,

"Administrative Court Office, General Office"

<generaloffice@administrativecourtoffice.justice.gov.uk>,

AGO Correspondence < correspondence@attorneygeneral.gov.uk>,

Jessica Da Costa <jessica.dacosta@governmentlegal.gov.uk>

date: 25 Jul 2023, 08:21

subject: NO REPLY FROM THE SUPREME COURT TO THE APPLICATION FOR EMERGENCY SUUMARY

JUDGMENT

mailed-by: gmail.com

To

North Kent Magistrates Court Kent Police

Dear Sirs

I had requested the Supreme Court of the United Kingdom for a reconsideration of the Appeal for a Emergency Summary Judgment yesterday as shown in the attached: ToSupremeCourtofUK (Emergency Summary Judgement RequiredReconsideration)24Jul2023.docx, but still have not received an reply let alone an acknowledgement that the Appeal is being entertained.

So I am bewildered this morning not knowing where my litigation lies, whether at the Court of Appeal, the Central London County Court, East Kent Magistrates Court, North Kent Magistrates Court, Maidstone Crown Court, Medway County Court, the Kings Bench of the High Court or the Administrative Court of the Royal Courts of Justice.

There are various Case Numbers associated with this Appeal: HQ17x01773, J00ME572, E35YM660, CO/1680/2002; or perhaps I am listed as a vexatious litigant by the Attorney General.

Would you be so kind as to assist me in locating the proceedings?

If there are none to be had, what is the course of action required by me on the attached appointments:

- (a) Kent Police Extended Bail.pdf
- (b) Stalking Bail 13 July 2023DCFields.pdf
- (c) LetterfromNKMCHearingTrial10Nov2023_2pm.pdf

As a psychiatric patient under Secondary Care of the Community Mental Health Team recently confirmed by Dr Emmanuelle Oranasu of Britton House of being paranoid schizophrenic as attached: FrBrittonHouseCAREPLAN_DrEmannuel Oranasu3July202312Jul2023.docx, I find myself in Crisis level distress this morning with these uncertainties hanging over my head and have discussed this with my psychotherapist Jill Jesson of Vitali Chi over the past few days whose diagnosis of my mental condition is similar to that of Britton House in that she describes it as a 'split-mind' that uses hypnotherapy to treat; so I should be grateful if any of you could assist me emotionally now that the Samaritans do not listen to my suicidal tendencies caused by having to deal with the outside world.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

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Attachments

- Scanned by Gmail
- (a) ToSupremeCourtofUK (Emergency Summary Judgement

RequiredReconsideration)24Jul2023.docx (as above)

- (b) Kent Police Extended Bail.pdf
- (c) Stalking Bail 13 July 2023DCFields.pdf
- (d) LetterfromNKMCHearingTrial10Nov2023_2pm.pdf
- (e) FrBrittonHouseCAREPLAN_DrEmannuel Oranasu3July202312Jul2023.docx:

(b)

Kent Police OFFICIAL Generated Date: 28/03/2023

Mr Shantanu Panigrahi 3 HOATH LANE, WIGMORE, GILLINGHAM KENT ME8 OSL Bail to Police Station – Variation of Date/Location Custody Record Number 46XA/1546/23 Custody Station Medway cer in Case PC 46 14767 Corbishley

On 10/06/2023 07.59, you were granted bail, following your arrest on reasonable suspicion that you had committed an offence/s namely

Offence Committed Arrest Date/Time
Malicious Communications 28/03/2023 09.32
Malicious Communications 28/03/2023 09.32
Malicious Communications 28/03/2023 09.32

I write to advise you that your bailed to time or Police Station has been changed.

You must now attend Medway Medway Police Station, Purser Way, Gillingham, Kent on 28/09/2023 16:00.

The reason for this re-bail is: New ABP.

Please note:

5

If your bail has conditions attached, these bail conditions will still apply.

It is your responsibility to notify your legal representative of the change of your bail details.

Sgt 46 12826 Pereira

Custody Record No: - 46XA/1546/23

Information to suspects released on bail

Bail legislation is contained with the Police and Criminal Evidence Act 1984, as amended in 2017 & 2022.

If released on bail the following is applicable:-

- . You must surrender to custody at the date and time as specified above
- . You will be subject to an Applicable Bail Period (ABP). The ABP covers a period that you can be bailed within by the Custody Officer before it is reviewed to ensure the investigation is being dealt with diligently and expeditiously and to ensure that bail is still necessary and proportionate.
- . If initially you were released on bail before 28/10/2022 the ABP was authorised by a Police Inspector for 28 days. The ABP can be reviewed, and an extension for another three calendar months may be authorised on or before 28 days, by a Police Superintendent. Further extensions can be authorised at 3 calendar month intervals thereafter.
- . If initially you wre released on bail after 28/10/2022 the ABP was authorised by the Custody Officer for 3 calendar months. The ABP can be reviewed, and an extension for another 3 calendar months may be authorised, on or before 3 calendar months, by a Police Inspector. Further extensions can be authorised at 3 calendar months intervals thereafter.
- . If your case is being investigated by the Serious Fraud Office, or the Financial Conduct Authority, or HM Revenue and Customs, or National Crime Agency, the initial ABP for these dases is six months authorised by the Custody Officer. However, the police do not authorise extensions for these cases. This must be done by a designated officer for those agencies.
- . If your case has been immediately referred to the Crown Prosecution Service the ABP will not start unless they require the investigators to carry out further work.
- . You or your legal representative= will be informed of theintention to apply for an extension to the ABP either in person if at the police station or by your preferred means of contact. You will be asked

if you want to make any representations either immediately if in person by return of post/email etc.

- . Early reviews will be conducted by relevant decision makers and later ones will be conducted by the Courts.
- . The ABP will be suspended for the time that the cas3e is sent back to the Crown Prosecution Service.
- . You will be informed of the decision and the relevant time and date of the end of your ABP.
- . You will also be informed of the actual date and time you are due to answer bail. This may be the same or a different time to the end of an ABP.
- . The consequence of all the above is that your bail date can be subject to several amendments. However a reasonable attempt will always be made to notify you of any changes, in writing to the address that you have provided to the police (or the preferred method of contact), and/or via your legal representative if you have one.

It is important that you notify OIC of any change of your address, your legal representative, or other point of contact, and that you provide us with any current phone numbers and email contact details. By doing so, we may be able to prevent you having to attend needlessly at a custody suite if we know (especially at short notice) that you have a new, later bail date or other information change (such as 'No Further Action'.

Custody Record No: - 46XA/1546/23

Police Advisory Notice to Suspects

If you are involved in criminal proceedings, the following summary of potential offences is included for your information and awareness. The same offences will also be brought to the attention of any relevant victim or witness for their information. The list of offences is NOT exhaustive.

The purpose of this is to make clear to all involved parties that any unlawful, unnecessary or inappropriate contact between the suspect in a case (either directly or through a third party), and the victim or witness may constitute a criminal offence.

Any unlawful, unnecessary or inappropriate contact reported to the police, including any perception that this is the case, may result in arrests and prosecution of parties for any of the following offences

Intimidation of witnesses, jurors & others

Under 5.51 of the Criminal Justice & Public Order Act 1994 it is an offence to intimidate or threaten by any means any person involved in the investigation of an offence relating to criminal matters.

In summary proceedings A fine and/or maximum six months imprisonment On indictment A fine and/or maximum five years imprisonment

'Harassment'

Under S.2 of the Protection from Harassment Act 1997, it is an offence for a person to pursue a course of conduct which amounts to harassment of another, and which he/she knows or ought to know amounts to harassment of the other, or to persuade any person not to do something that they are entitled or required to do, or to do something that they are not under any obligation to do.

In summary proceedings A fine and/or maximum six months imprisonment
On indictment: A fine and/or maximum two years imprisonment
Please note that other, more serious, offences are also provided for under the Protection from Harassment Act 1997

Perverting the Course of Justice

Under Common Law, it is an offence to conspire, act or embark upon a course of conduct which has

a tendency to, and is intended to pervert, the course of public justice.

Some of the ways where conduct is capable of amounting to this offence is by making false allegations, perjury, concealing offences, obstructing the police, assisting others to evade arrest, failing to prosecute, interfering with witnesses/evidence/jurors, and publication of matters caluculate to prejudice a fair trial.

On indictment: Maximum LIFE imprisonment

Postal Charging

This leaflet explains Postal Charging and answers some questions you may have.

What is Postal Charging?

This is a method of bringing an offender before a court for prosecution.

It means that you could be charged and required to attend court by post without returning to a police station.

Can I be charged by post?

If you have been in police custody and you are granted unconditional police bail to return to a police station at a later date you may be charged by means of a 'postal charge' if a decision is made to charge you.

How does it work?

If a decision is made to charge you at least 14 days before you are due to answer your bail you may receive a 'charge' and a 'requisition' to attend court through the post.

Will I still be on Police bail?

Once a postal charge and requisition has been issued you will no longer be on police bail for that offence.

What do I do if I receive a Postal Charge?

You will recxeive a charge/requisition form (MG4D). This will state the offence(s) with which you are charged. This will require you to attend court at a specified date and time.

If you fail to attend court when required a warrant will be issued for your arrest. If this happens, If this happens you may be held in custody until the next available date

If you do not receive a postal charge or a bail cancellation notice you must answer your police bail at the date and time shown on your bail form.

Custody Record No: - 46XA/1546/23

(c)

Kent Police OFFICIAL Generated Date: 13/07/2023
Bail to Police Station (with or without conditions)
Custody Record Number 46YA/1620/23
Custody Station Maidstone
AS Number
Defendant
Name(s) Shantanu Panigrahi
Date of Birth 08/08/1957
DYO or PYO? —
Self-Defined Ethnicity

Address 3 HOATH LANE, WIGMORE, GILLINGHAM ME8 OSL Email: Personal

shanpanigrahi3000@gmail.com Mobile Phone 07967789619

First Language

Bail Details

Officer in Case DC 46 15060 Field

Alleged Offence(s) Stalking

Bailed to Medway

(Police Station Address) Medway Police Station, Purser Way, Gillingham, Kent Bailed to date/time 10/10/2023 16.00

- . I understand that I have been released on bail and must surrender to the police station as specified above, at the time and date as specified above.
- . If have been informed that if I fail to surrender to custody I may commit an offence and be fined, imprisoned or both, and that if I fail to comply with any bail conditions that have been imposed, I may be arrested.
- . I have been informed that if I wish to vary any of the bail conditions, I may apply to do so at the police station specified above, stating my reasons.
- . I fully understand that should a disposal decision be reached whilst I am on bail, I may be contacted by post.
- . Unless such a written notice is received cancelling my attendance as specified above, I understand that if I fail to surrender into the custody of the police station as specified above, at the time and date as specified above, I may be fined, imprisoned or both.
- . I have been given a copy of this form.

Defendant/Bailee Signature

Was an appropriate adult needed for bail Yes

Appropriate adult Signature

Apprpriate adult

Name Hazel SMITHERMAN

Company Name

Address

Comms Work:

Interpreter Present: No Interpreter Signature

I have granted bail as above and given a copy of this record to the bailee

Custody Officer Granting Bail: Sgt 46 13562 ince

13/07/2023 16.59

MG4A

Ground for Imposing Conditions

The above named person has been granted bail subject to the following conditions. These conditions are imposed because they appear necessary to prevent that person from:-

Committing an Offence Whilst on Bail

Interfering with Witnesses or Otherwise Obstructing The Course of Justice

Conditions

Condition Number

1.

Reason for condition

To prevent the obstruction of justice and interfering with wirness

Condition Type

NOT TO CONTACT WITNESS

Condition

Not to contact or interfere with, wither directly or indirectly, any prosecution wirness(es) namely Katrina SALE, including via email and online

Condition Status

Current

MG4C NO SURETY/SECURITY ATTACHED TO THIS BAIL

Surety

Amount liability to pay the court:

Person standing as Surety -Address (inc Postcode):

Person standing as Surety – Signature:

Recognisance taken by

Officer taking Recognisance (Name/Rank/No)

Officer taking Recognisance Signature

Date/Time taken

Security

Security - Description of Security taken

Person providing Security - Home address:

Person providing Security – Signature:

Security taken by

Officer taking Security (Name/Rank/No)

Officer taking Security Signature

Date/Time taken

Information to suspects released on bail

Bail legislation is contained with the Police and Criminal Evidence Act 1984, as amended in 2017 & 2022.

If released on bail the following is applicable:-

- . You must surrender to custody at the date and time as specified above
- . You will be subject to an Applicable Bail Period (ABP). The ABP covers a period that you can be bailed within by the Custody Officer before it is reviewed to ensure the investigation is being dealt with diligently and expeditiously and to ensure that bail is still necessary and proportionate.
- . If initially you were released on bail before 28/10/2022 the ABP was authorised by a Police Inspector for 28 days. The ABP can be reviewed, and an extension for another three calendar months may be authorised on or before 28 days, by a Police Superintendent. Further extensions can be authorised at 3 calendar month intervals thereafter.
- . If initially you wre released on bail after 28/10/2022 the ABP was authorised by the Custody Officer for 3 calendar months. The ABP can be reviewed, and an extension for another 3 calendar months may be authorised, on or before 3 calendar months, by a Police Inspector. Further extensions can be authorised at 3 calendar months intervals thereafter.
- . If your case is being investigated by the Serious Fraud Office, or the Financial Conduct Authority, or HM Revenue and Customs, or National Crime Agency, the initial ABP for these dases is six months authorised by the Custody Officer. However, the police do not authorise extensions for these cases. This must be done by a designated officer for those agencies.
- . If your case has been immediately referred to the Crown Prosecution Service the ABP will not start unless they require the investigators to carry out further work.
- . You or your legal representative= will be informed of theintention to apply for an extension to the

ABP either in person if at the police station or by your preferred means of contact. You will be asked if you want to make any representations either immediately if in person by return of post/email etc.

- . Early reviews will be conducted by relevant decision makers and later ones will be conducted by the Courts.
- . The ABP will be suspended for the time that the cas3e is sent back to the Crown Prosecution Service.
- . You will be informed of the decision and the relevant time and date of the end of your ABP.
- . You will also be informed of the actual date and time you are due to answer bail. This may be the same or a different time to the end of an ABP.
- . The consequence of all the above is that your bail date can be subject to several amendments. However a reasonable attempt will always be made to notify you of any changes, in writing to the address that you have provided to the police (or the preferred method of contact), and/or via your legal representative if you have one.

It is important that you notify OIC of any change of your address, your legal representative, or other point of contact, and that you provide us with any current phone numbers and email contact details. By doing so, we may be able to prevent you having to attend needlessly at a custody suite if we know (especially at short notice) that you have a new, later bail date or other information change (such as 'No Further Action'.

Police Advisory Notice to Suspects

If you are involved in criminal proceedings, the following summary of potential offences is included for your information and awareness. The same offences will also be brought to the attention of any relevant victim or witness for their information. The list of offences is NOT exhaustive.

The purpose of this is to make clear to all involved parties that any unlawful, unnecessary or inappropriate contact between the suspect in a case (either directly or through a third party), and the victim or witness may constitute a criminal offence.

Any unlawful, unnecessary or inappropriate contact reported to the police, including any perception that this is the case, may result in arrests and prosecution of parties for any of the following offences

Intimidation of witnesses, jurors & others

Under 5.51 of the Criminal Justice & Public Order Act 1994 it is an offence to intimidate or threaten by any means any person involved in the investigation of an offence relating to criminal matters.

In summary proceedings A fine and/or maximum six months imprisonment On indictment A fine and/or maximum five years imprisonment

'Harassment'

Under S.2 of the Protection from Harassment Act 1997, it is an offence for a person to pursue a course of conduct which amounts to harassment of another, and which he/she knows or ought to know amounts to harassment of the other, or to persuade any person not to do something that they are entitled or required to do, or to do something that they are not under any obligation to do.

In summary proceedings A fine and/or maximum six months imprisonment
On indictment: A fine and/or maximum two years imprisonment
Please note that other, more serious, offences are also provided for under the Protection from Harassment Act 1997

Perverting the Course of Justice

Under Common Law, it is an offence to conspire, act or embark upon a course of conduct which has

a tendency to, and is intended to pervert, the course of public justice.

Some of the ways where conduct is capable of amounting to this offence is by making false allegations, perjury, concealing offences, obstructing the police, assisting others to evade arrest, failing to prosecute, interfering with witnesses/evidence/jurors, and publication of matters caluculate to prejudice a fair trial.

On indictment: Maximum LIFE imprisonment

Postal Charging

This leaflet explains Postal Charging and answers some questions you may have.

What is Postal Charging?

This is a method of bringing an offender before a court for prosecution.

It means that you could be charged and required to attend court by post without returning to a police station.

Can I be charged by post?

If you have been in police custody and you are granted unconditional police bail to return to a police station at a later date you may be charged by means of a 'postal charge' if a decision is made to charge you.

How does it work?

If a decision is made to charge you at least 14 days before you are due to answer your bail you may receive a 'charge' and a 'requisition' to attend court through the post.

Will I still be on Police bail?

Once a postal charge and requisition has been issued you will no longer be on police bail for that offence.

What do I do if I receive a Postal Charge?

You will recxeive a charge/requisition form (MG4D). This will state the offence(s) with which you are charged. This will require you to attend court at a specified date and time.

If you fail to attend court when required a warrant will be issued for your arrest. If this happens, If this happens you may be held in custody until the next available date

6

If you do not receive a postal charge or a bail cancellation notice you must answer your police bail at the date and time shown on your bail form.

NOTICE TO PERSON WHOSE INTERVIEW HAS BEEN RECORDED Kent Police

This notice explains how the recording will be used and how you or your solicitor will be provided with a copy of the recording, if you are charged or informed you will be prosecuted.

The recording or your interview is protected against tampering by design. There is a record kept electronically of all activity concerning the interview recording so if it is viewed copied or burned to disk an adult trail is left. It is fully complaint with the Police and Criminal Evidence Act 1984.

If you are charged or informed that you will be prosecuted a copy of your recording will be supplied to you or your solicitors either at the end of the interview or as soon as practicable afterwards. If you are not charged and no decision has been made you will not normally be supplied with a copy at this stage.

You may decide you do not want a copy even if you are offered one but that does not prevent you or your solicitor from requesting a copy at a later date. Requests need to be submitted via email to: Victim.Justice@kent.police.uk

PLEASE NOT EYOU ARE ONLY ENTITLED TO A COPY IF YOU ARE CHARGED OR SUMMONSED.

You should quote the following information

Name: DC Katie Field Date of interview: 13.7.2023

The location of your interview: Maidstone The interview reference no: 46YA/1620/23

OFFICIAL

(d)

North Kent Magistrates' Court (1966) Sitting at Medway Magistrates Court

ALL ENQUIRIES: PO BOX CH4, The Courthouse, The Brook, Chatham, ME4 4JZ Tel: 01634 830232, Fas: 0870 324 0037 Email: northkent@justice.gov.uk

Office Opening Hours: 9.00am to 5pm, Monday to Friday

Dr Shantanu PANIGRAHI 3 HOATH LANE WIGMORE GILLINGHAM KENT ME8 OSL

[Received: 11.30 am 7 June 2023] Case number: 0462300074226

Born: 8 August 1957 URN: 46SJ1327123

Summons on Referral to Court

A magistrate has decided that your case should be referred to a full court hearing On 10 November 2023 at 2.00 pm At Medway Magistrates' Court The Courthouse, PO Box CH4, The Brook, Chatham, Kent, ME4 4JZ (telephone 01634 830232).

Reason

For trial

Attendance

If you attend court, you must arrive 30 minutes before the time shown above. A listing time is not a guaranteed hearing time. You may be required to wait.

Warning

If you do not attend, the court may still deal with the case in your absence. If the court does not have up to date information about your financial circumstances you maybe ordered to pay a fine that is more than you can afford.

Date: 1 June 2023

Cases

Charge initiated by: Chief Constable KENT POLICE of Medway Police Station, Pursers Way, Eastbridge,

Gillingham, Kent, ME7 1NE

462300074226/1 Date of Charge: 05/04/2023 Prosecutor Reference: 2300XX0000000004742D

On 05/10/2022 at Boxley om the county of Kent drove a motor vehicle, namely a FORD FIESTA TITANIUM TURBO – 5 DOOR SALOON Index GH17AZZW, on a road, namely A229 Chatham Road, subject to a local traffic order, namely The Kent Council (Various Roads, Maidstone) (Speed Limits) (Consolidation)Order 2020, at a speed exceeding 50 miles per hour.

Contrary to the above local traffic Order and sections 84 and 89(1) of the Road Traffic Regulation Act 1984 and Schedule 2 to the Road Traffic Offenders Act 1988.

The sentence for this offence can be endorsed on your driving record

Dr Shantanu PANIGRAHI

2 June 2023/SUMRTC_47_0/8298/1

North Kent Magistrates's Court Code 1966

Referral to Full Court Hearing

Your case was considered by the court under the single justice procedure. However, owing to the reasons given, your case has now been referred to a hearing before a full magistrates' court. For information on the reason, see below.

For trial

At the next hearing, the magistrates will receive evidence either in the form of written statements or from any witnesses that attends court. You must attend, and bring with you any witness that you will call to give evidence on your behalf. If you do not agree with any statement being read to the court, you must inform the prosecution immediately.

Advice and help

If you need advice on what to do you should get help from a lawyer or advice agency at once. If you cannot afford a lawyer, you may be able to get free advice about your case. For more information see www.lawsociety.org.uk/for-the-public/common-legal-issues/criminal/

Do not wait until you come to court.

If you need any general help about this summons contact the court office. PLEASE NOTE: Court staff are not able to give you specific advice on how to respond to the allegation.

Dr Shantanu PANIGRAHI

2 June 2023/SUMRTC_47_0/8298/1

(e)
NHS
Kent and Medway
NHS and Social Care Partnership Trust
Medway Community Mental Health Team

Britton House Britton Farm High Street Gillingham Kent ME7 1AL T: 0300 303 3189 www.kmpt.nhs.uk

Our Ref: GP/EO/mlh

Date: 03 July 2023 (received 11 July 2023)

Clinic date: 26 June 2023

PRIVATE AND CONFIDENTIAL

Dr A Shah Long Catlis Road Surgery Parkwood Health Centre Long Catlis Road Rainham Kent ME8 9PR

THIS LETTER SERVES AS CARE PLAN DOCUMENTATION

Dear Dr Shah

Mr Shantanu Panigrahi

NHS Number: 628 477 1487 Date of birth: 8 Aug 1957 Primary Address: 3 Hoath Lane, Gillingham, Kent, ME8 0SL

Diagnosis:

Paranoid Schizophrenia

Current Medications: Risperidone 2 mg bd Sertraline 150 mg daily Depakote 500 mg

Proposed Changes

- -to take risperidone 4 mg at night, no morning dose
- -to start aripiprazole 5 mg daily
- -to increase Depakote to 500 mg morning and 750 mg nocte
- -tocontinue with sertraline 150 mg daily

Review:

I spoke to Shantanu via telephone for a scheduled appointment on 26/06/23. He described being in crisis over a period of time and has been arrested by police four times in the last 18 months. He said he was accused of stalking, malicious communications and harassment. He tells me that he attended Medway Police Station recently for further questioning. He believes that Trolls hacked into his email and were responsible for all the police have accused him of but the police are not having it. His laptop and phones were taken away by the police. He also informed me that he took the Greenwich

University to tribunal and lost the case. He believes that the state is against him and want to repatriate him back to India but says he is not going anywhere as he will resist them.

He lives with his family and is unemployed. He is undergoing some therapy at the moment and that seems to be helping him to cope with current crisis. He is also planning for holidays with his family to Turkey and India. His appetite is good and sleeps about 4 to 6 hours at night and naps during the day. He smokes about 10 to 12 cigarettes a day but no alcohol of illicit drug use. He is complaint with meds and has not reported any side effects. He is willing to continue taking treatment.

On the phone, he sounded worried but was able to ventilate his mind. His speech was normal in rate and volume but content mixed with delusional ideas. In answer to my question he wondered whether it is because of his illness that he is reasoning the way he is. He described his mood as being up and down and most times feels depressed. He did not express suicidal ideas and there is no indication that he is physically harmful to anyone. In my view, the major risk is that of believing his delusional ideas and acting on them and also being vulnerable on the social media if he continues his exploits on the social media. His insight is limited and does appear to have capacity to consent on his treatment.

The suggested changes which he agrees with is as outlined above. GP to please adjust repeat prescriptions accordingly.

Yours sincerely

(Signed)

Dr Emmanuel Oranusi Locum Consultant Psychiatrist Medway Community Mental Health Team

Private & Confidental Cc Mr Shantanu Panigrahi 3 Hoath Lane Gillingham Kent ME8 OSL

Freephone number for the Samaritans: 116 123

CONTACT US NOW

Whatever you're going through, call us free at any time, from any phone on 116 123.

We're here round the clock, 24 hours a day, 365 days a year. If you need a response immediately, it's best to call us on the phone. This number is FREE to call. You don't have to be suicidal to call us. Call us now on 116 123

www.livewellkent.org.uk – 0800 567 7699
Mental Health Matters – 0800 107 0160
Samaritans – 116 123
NHS – 111
GP and out of hours GP services
Urgent Mental Health Helpline – 0800 783 9111

Trust Chair: Dr Jackie Craissati Chief Executive: Helen Greatorex

Trust Headquarters: Priority House, Hermitage Lane, Maidstone, Kent, Kent, ME16 9PH For further details about how your personal data is managed by the organisation please visit

https://kmpt.nhs.uk/about-us/confidentiality-and-gdpr/

NO REPLY FROM THE SUPREME COURT TO THE APPLICATION FOR EMERGENCY SUMMARY

JUDGMENT

Inbox

from: Central London DJSKEL <centrallondondjskel@justice.gov.uk>

to: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

date: 25 Jul 2023, 08:24

subject: RE: NO REPLY FROM THE SUPREME COURT TO THE APPLICATION FOR EMERGENCY SUUMARY

JUDGMENT

mailed-by: justice.gov.uk Signed by: justice.gov.uk

security: Standard encryption (TLS) Learn more

Thank You for your email message which is now in the judicial email inbox. This inbox is only viewed by judiciary and court staffs do not have access to this account. This auto response confirms that the message has arrived and will be dealt with in due course.

Thank You

This e-mail and any attachments is intended only for the attention of the addressee(s). Its unauthorised use, disclosure, storage or copying is not permitted. If you are not the intended recipient, please destroy all copies and inform the sender by return e-mail. Internet e-mail is not a secure medium. Any reply to this message could be intercepted and read by someone else. Please bear that in mind when deciding whether to send material in response to this message by e-mail. This e-mail (whether you are the sender or the recipient) may be monitored, recorded and retained by the Ministry of Justice. Monitoring / blocking software may be used, and e-mail content may be read at any time. You have a responsibility to ensure laws are not broken when composing or forwarding e-mails and their contents.

Thank you for contacting the Attorney General's Office

Inbox

from: Correspondence (AGO) <AGO.Correspondence@attorneygeneral.gov.uk>

to: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

date: 25 Jul 2023, 08:23

subject: Thank you for contacting the Attorney General's Office

mailed-by: attorneygeneral.gov.uk Signed by: attorneygeneral.gov.uk

security: Standard encryption (TLS) Learn more

: Important according to Google magic.

Thank you for contacting the Attorney General's Office (AGO).

Please note the Attorney General provides legal advice to the government and is unable to give legal advice, assistance or support to individuals. The Attorney General does not have investigatory powers.

We strive to answer all correspondence that falls within the remit of the AGO within 20 days. However, we are unable to reply to matters that do not fall within the responsibility of the department.

Please note that, although the Attorney General superintends the Crown Prosecution Service (CPS), Serious Fraud Office (SFO), and Government Legal Department (GLD), these departments are operationally independent and the Attorney General's Office is unable to intervene in individual cases or comment on any active proceedings.

Unduly Lenient Sentence Referrals

If you have contacted our office regarding a sentence you feel is too low, please ensure you have provided us with all the information we require. Full details can be found at the following link: https://www.gov.uk/ask-crown-court-sentence-review

If you are the victim in the case in question, or a close family member of the victim, you can expect to be informed of the outcome of your referral. Due to the large number of referrals we receive, we unfortunately cannot guarantee a response to referrals made by those without such a connection to the case.

Other Matters

If your correspondence is in relation to:

Coronavirus / COVID-19 issues - please refer to the regularly updated guidance at

https://www.gov.uk/coronavirus

Crown Prosecution Service (CPS) matters or complaints – please contact the CPS:

https://www.cps.gov.uk/ or refer to the CPS complaints procedure:

https://www.cps.gov.uk/feedback-and-complaints

Serious Fraud Office (SFO) matters or complaints – please contact the SFO: https://www.sfo.gov.uk/or refer to the SFO complaints procedure: https://www.sfo.gov.uk/publications/guidance-policy-and-protocols/complaints-policy/

Government Legal Department (GLD) matters or complaints – please contact the GLD:

https://www.gov.uk/government/organisations/government-legal-department or refer to the GLD complaints procedure: https://www.gov.uk/government/organisations/government-legal-department/about/complaints-procedure

Courts, judges or sentencing policy – please contact the Ministry of Justice:

https://www.gov.uk/government/organisations/ministry-of-justice

Police – please contact the Home Office: https://www.gov.uk/government/organisations/home-office You may wish to redirect your correspondence to another department that has responsibility for the issue you have raised.

More information about the role of the AGO can be found at our website:

https://www.gov.uk/government/organisations/attorney-generals-office.

AGOAUTORESPONSECODE08051872

This e-mail is private and is intended only for the addressee and any copy recipients. Its unauthorised use, disclosure, storage or copying is not permitted. If you are not an intended recipient, please advise the sender immediately by reply e-mail and delete this message and any attachments without retaining a copy.

Activity and use of departmental systems and the Criminal Justice Extranet is monitored to secure their effective operation and for other lawful business purposes. Communications using these

systems will also be monitored and may be recorded to secure effective operation and for other lawful business purposes.

...

[Message clipped] View entire message

Automatic Response

Inbox

from: northkent < northkent@justice.gov.uk >

to: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

date: 25 Jul 2023, 08:24 subject: Automatic Response mailed-by: justice.gov.uk Signed by: justice.gov.uk

security: Standard encryption (TLS) Learn more

Thank you for your email.

We have received your query and will ensure that the relevant person deals with it as soon as possible.

Please do not re-send your query, as this will not result in it being dealt with any sooner.

Please note: Court staff are not legally trained and so are unable to offer legal advice.

If you are uncertain how to proceed, information can be found at www.gov.uk. If you are in doubt it is best to seek professional legal advice from a solicitor or Citizens Advice Bureau.

Need to make a complaint? Get started here: https://www.resolver.co.uk/hmcts-complaints/

This e-mail and any attachments is intended only for the attention of the addressee(s). Its unauthorised use, disclosure, storage or copying is not permitted. If you are not the intended recipient, please destroy all copies and inform the sender by return e-mail. Internet e-mail is not a secure medium. Any reply to this message could be intercepted and read by someone else. Please bear that in mind when deciding whether to send material in response to this message by e-mail. This e-mail (whether you are the sender or the recipient) may be monitored, recorded and retained by the Ministry of Justice. Monitoring / blocking software may be used, and e-mail content may be read at any time. You have a responsibility to ensure laws are not broken when composing or forwarding e-mails and their contents.

Current Working Arrangements

Inbox

from: KB Judges Listing Office <KBJudgesListingOffice@justice.gov.uk>

to: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

date: 25 Jul 2023, 08:24

subject: Current Working Arrangements

mailed-by: justice.gov.uk Signed by: justice.gov.uk

security: Standard encryption (TLS) Learn more

Thank you for your email.

Please read the following and any relevant links below, if your email is answered by the information below or one of the relevant links below, you will not receive a further response. Coronavirus Working Practices

In line with current Government Guidelines, staff are currently working both on site and remotely. Full details of what this means for the individual departments within the Queen's Bench Division are reviewed and updated constantly, they are published at the following link and can be found under the heading Royal Courts of Justice (RCJ). There are no public counters. The Fees Office counter is open by appointment only.

Phones

Telephones will be answered between 10am-4pm. The number to call is 020 3936 8957. If your query is not urgent, please email the office you wish to contact. A list of e-mails are at the bottom of this message. If you are seeking sealed orders, applications or hearing notices, where possible, please check the electronic case file (CE-File).

Filing of Documents/Visiting the Royal Courts of Justice

If you cannot file a document via the preferred methods of CE-File or email, you can post the documents to our department or leave them in a drop box just inside the main entrance. If you do visit the RCJ, you will not be able to speak with any staff other than security. Hearings

The current directive from the Lord Chief Justice are that hearings will now be listed in court. If a party or parties want to request a remote hearing, either by MS Teams or BT Meet Me. They must contact the Listing Office providing full reasons why a remote hearing is requested. This will them be forwarded to the assigned Judge for consideration. The Daily Cause List is published each day between 2-3pm.

Hearings by Cloud Video Platform (CVP) can be arranged if required for hearings in court only (hybrid cases).

Telephone hearings will be undertaken by BT Meet Me conference system, and a court associate will cover and record the hearing.

Legal Representatives Only

Pursuant Practice Direction 510 of the CPR, all documents must be filed via CE-File. Any documents received via post or email will be destroyed via confidential waste, only documents with cheques will be returned to you.

Exceptions to the above apply where the court requests alternative filing, advice by Counsel for an approval hearing or stated in another Practice Direction or Part of the CPR. If an order states filing by email, please attach a copy of the order and state the paragraph with this direction.

Any Party

In accordance with Practice Direction 5B – all emails to the court should include the following, failure to do so will result in the court not actioning or acknowledging your email.

Subject Header – Case number, parties' names and any dates relating to an up-coming hearing Provide a clear description of the contents in the body of the e-mail message. Please refrain from messages such as "Please see attached".

Please copy your message to the relevant parties where applicable.

Any document that carries a fee and does not state or include proof of payment or fee remission will not be actioned.

If you're unable to comply with these points or any other part of Practice Direction 5B - Electronic communication and filing, your message will not be dealt with.

Team Contacts & Query Types

QB Masters Listing QBMastersListing@Justice.gov.uk – Applications/Hearings before a Master QB Asbestos QB.Asbestos@Justice.gov.uk – Asbestos Claims Only

QB Judges Listing Office QBJudgesListingOffice@Justice.gov.uk – Applications/Hearings before a Judge

QB Enforcement Section QBEnforcement@Justice.gov.uk – Stay of Executions, Writ, Charging Orders, Deed Polls

QB Issue & Enquiries QBEnquiries@Justice.gov.uk – General Queries, New Claims, Copy Documents

QB Childrens Funds QBChildrensFunds@Justice.gov.uk – All Claims started in the High Court where money has been paid into a Court Fund.

Fees Office FeesRCJ@justice.gov.uk - Help with fees applications

Foreign Process Foreignprocess.rcj@justice.gov.uk – Registration of Foreign Judgements

You can find contact details for other courts in other jurisdictions at the Courts & Tribunals Finder.

Other useful links & Plain Text versions of those stated above

Coronavirus Working Practices https://www.gov.uk/guidance/hmcts-weekly-operational-summary-on-courts-and-tribunals-during-coronavirus-covid-19-outbreak

Daily Cause List https://www.justice.gov.uk/courts/court-lists/list-queens-bench-masters CE-File https://efile.cefile-app.com/login?referer=%2F

CE-File Information & Support https://www.gov.uk/guidance/ce-file-system-information-and-support-advice

Courts & Tribunals Finder https://courttribunalfinder.service.gov.uk/search/

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• • •

[Message clipped] View entire message

Automatic reply: NO REPLY FROM THE SUPREME COURT TO THE APPLICATION FOR EMERGENCY SUMMARY JUDGMENT

from: maidstonecrowncourt <maidstonecrowncourt@justice.gov.uk>

to: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

date: 25 Jul 2023, 08:25

subject: Automatic reply: NO REPLY FROM THE SUPREME COURT TO THE APPLICATION FOR

EMERGENCY SUUMARY JUDGMENT

Signed by: justice.gov.uk

security: Standard encryption (TLS) Learn more

DO NOT REPLY

(This inbox is monitored between 9am to 5pm)

Thank you for contacting Maidstone Crown Court. This automated response confirms that we have received it, please do not chase with a phone call.

We will try to reply to your email within 10 working days. We may take longer to reply to you. PLEASE NOTE:

The Listing Team is currently working on the backlog of cases and a date will be provided in due course.

Any requests for hearings to be heard via CVP must be received before 1:30pm the day before the hearing.

Any requests for changes to the list must be made before 2:30pm the day before the hearing.

We have received your query and will ensure that the relevant person deals with it as soon as possible. Please do not re-send your query, as this will not result in it being dealt with any sooner.

Please refrain from sending emails to multiple accounts including personal email accounts this could result in your email being incorrectly distributed.

If your query is urgent, please call the Crown General Office on 01622 202000 Please Note: Court staff are not legally trained and so are unable yo give legal advice.

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08.57 am (UK-Time) 25 July 2023

At 4.48 replied to Maidstone Crown Court copied to East Kent Magistrates Court and North Kent Magistrates Court

Automatic reply: NO REPLY FROM THE SUPREME COURT TO THE APPLICATION FOR EMERGENCY SUMMARY JUDGMENT

Inbox

from: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

to: maidstonecrowncourt < maidstonecrowncourt@hmcts.gsi.gov.uk >,

Northkent <northkent@justice.gov.uk>, eastkentmc <eastkentmc@justice.gov.uk>

cc: Force Control Kent <force.control@kent.police.uk>

date: 25 Jul 2023, 16:58

subject: Fwd: Automatic reply: NO REPLY FROM THE SUPREME COURT TO THE APPLICATION FOR

EMERGENCY SUMMARY JUDGMENT

mailed-by: gmail.com

Dear Sir/Madam

As the day nears its end with no replies from any of the parties to whom my email was copied, I end with the submission that the correspondence that you have sent these automatic responses to also constitutes my Defence (in writing of a criminal conspiracy against me by hundreds of institutions and persons) to any summons served on me for Trial by Kent Police at North Kent Magistrates Court, East Kent Magistrates Court or Maidstone Crown Court.

Wherever these summons have been served for my Trial after approval of the Crown Prosecution Service, please let me know the progress combining all Cases as one Summons.

Yours sincerely

Dr Shantanu Panigrahi 3 Hoath Lane Wigmore Gillingham Kent ME8 OSL United Kingdom Tel: 07967789619

----- Forwarded message ------

From: maidstonecrowncourt < maidstonecrowncourt@justice.gov.uk >

Date: Tue, 25 Jul 2023 at 08:25

Subject: Automatic reply: NO REPLY FROM THE SUPREME COURT TO THE APPLICATION FOR

EMERGENCY SUUMARY JUDGMENT

To: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

DO NOT REPLY

(This inbox is monitored between 9am to 5pm)

Thank you for contacting Maidstone Crown Court. This automated response confirms that we have received it, please do not chase with a phone call.

We will try to reply to your email within 10 working days. We may take longer to reply to you. PLEASE NOTE:

The Listing Team is currently working on the backlog of cases and a date will be provided in due course.

Any requests for hearings to be heard via CVP must be received before 1:30pm the day before the hearing.

Any requests for changes to the list must be made before 2:30pm the day before the hearing. We have received your query and will ensure that the relevant person deals with it as soon as possible. Please do not re-send your query, as this will not result in it being dealt with any sooner. Please refrain from sending emails to multiple accounts including personal email accounts this could result in your email being incorrectly distributed.

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Then posted the email of the morning:

https://www.knowledgeassessmentanddissemination.com/post/no-reply-from-the-supreme-court-to-the-application-for-emergency-summary-judgment

Last Updated: 17.20 pm (UK-Time) 25 July 2023

Automatic reply: NO REPLY FROM THE SUPREME COURT TO THE APPLICATION FOR EMERGENCY SUMMARY JUDGMENT

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to: maidstonecrowncourt < maidstonecrowncourt@hmcts.gsi.gov.uk >,

Northkent <northkent@justice.gov.uk>, eastkentmc <eastkentmc@justice.gov.uk>

cc: Force Control Kent <force.control@kent.police.uk>

date: 25 Jul 2023, 16:58

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Automatic Response

Inbox

from: northkent <northkent@justice.gov.uk>

to: Shantanu Panigrahi <shanpanigrahi3000@gmail.com>

date: 25 Jul 2023, 16:58 subject: Automatic Response mailed-by: justice.gov.uk Signed by: justice.gov.uk

security: Standard encryption (TLS) Learn more

Thank you for your email.

We have received your query and will ensure that the relevant person deals with it as soon as possible.

Please do not re-send your query, as this will not result in it being dealt with any sooner.

Please note: Court staff are not legally trained and so are unable to offer legal advice.

If you are uncertain how to proceed, information can be found at www.gov.uk. If you are in doubt it is best to seek professional legal advice from a solicitor or Citizens Advice Bureau.

Need to make a complaint? Get started here: https://www.resolver.co.uk/hmcts-complaints/

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Tweeted (retweeted) several items on Twitter on environmental issues and on Congress Party under Rahul Gandhi that I support :

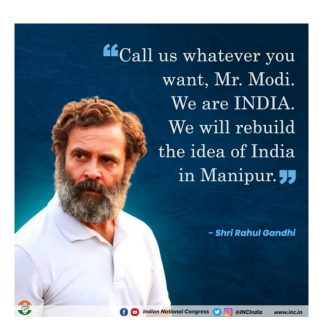
You Retweeted Congress @INCIndia

20h

We will help heal Manipur and wipe the tears of every woman and child.

We will bring back love and peace for all her people.

. @RahulGandhi ji



and then posted the email this morning to face the day with:

https://www.knowledgeassessmentanddissemination.com/post/automatic-reply-no-reply-from-the-supreme-court-to-the-application-for-emergency-summary-judgment

06.53 am (UK-Time) 26 July 2023

26 July 2023, 06.58 am (UK-Time)

in Diary of the Author

 $\frac{https://www.thelibertariandemocrats.com/forum/diary-of-the-author/26-july-2023-06-58-am-uk-time}{time}$

It pays to be brutally honest; as they have said, honesty is the best policy:

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Shantanu Panigrahi

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In Twitter:

Shantanu Panigrahi @ShantanuPanigr8

_

6m

Check out my latest blogpost:

https://thelibertariandemocrats.com/forum/diary-of-the-author/26-july-2023-06-58-am-uk-time

In LinkedIn:

Shantanu PanigrahiStatus is online

Shantanu PanigrahiShantanu Panigrahi

(He/Him) • You(He/Him) • You

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Last Updated: 07.09 am (UK-Time) 26 July 2023